No 2468.

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CHARLE OF SHIPE THE R.

TERRORES EN LA CAS

Detailed Statement of the valuable Enclosures found in the Unclaimed Letters opened in the Calcutta General Post Office, agreeably to Clause XXVII., Act No. XVII. of 1837.

Date of Opening.	From what place the letter was originally des- patched.	Date of D		Name of the Addressee.	Station to which the letter is ad- dressed.		Bili of Exchange, Drafts & Hoon-	gaes.		f Ban otes.	k di		e Bank otes.	Remarks.
1854. 2d Aug.,	Calcutta,	23rd Joist	у,	Banycont Bose,	Kistonagore .	6 11		A. P.	1000	Rs. A	- 4	Nos.	Rs. A. P.	01 Ap
Ditto,	Berhampore,.	18th Jan.	1852,	Dwarkanauth Ba- nerjea,}	Calcutta,				16038	15 0	0	7 3		
Ditto,	Rungpore,	2nd Apr	1852,	Auseromboz,	Poornea	- 1	50	0 0						Nagree Hoos
Ditto,	Roorkey,	11th Jan.	1853,	Mr. G. Thompson,	Calcutta,	2	29	0 0	.,					Ditte.
Ditto,	Bombay,	23rd Dec.	1852,	John Heslie of W. Rankin and others, deceased,	Calcutta,	1012	55	4 0						Bill of Ex-
Ditto,		16th Jan.	1853,	G. F. Bullock, Inva- lid, care of the Town Major, Fort William,	Calcutta,	153	40	0 0				ingo Utaa arie	{	Draft on the Sub-Trea- surer.
BARBOUT THUT AN	Singapore,	3rd Dec.	1852,	Miss R. Bowell,	Calcutta,		87	8 2						Bill of Ex.
Ditto,	Umballah,	3rd Jan.	1853.	ChunderseekurMoo- }	Calcutta,	714	15	0 0				*****	runiya 1	Change, Treasury Draft
Ditto,	RawalPindie,	1st Jan.	1853,	Rajkissen Mookerjea,	Calcuttn,	165	8	0.0						Ditto.
CONTRACTOR OF THE PARTY OF THE	Cawnpore,	26th May	1852,	Pachcowree,	Dinapore,	5	30	0 0					{	Patna Treasu- ry Draft.
PRESENT CO	and can	legal		S	Total,Co.'sRs.		314	7_2		25 0	0		-	THE REAL PROPERTY.

C. K. DOVE,

Calcutta, Genl. Post Office, 31st August 1854.

Deputy Post master General of Bengel.

For Dacca and Gowhatty in Assam.

To leave on or about the 7th Proximo.

THE Thames, with the Soorma in tow. For Freight or Passage apply at the Government Boat Office.

By Order of the Superintendent of Marine,

J. WOODLEY,

Clerk of the Govt. Boat Office.

Government Boat Office, }
The 18th Aug. 1854.

For Sale.

By the Sheriff of Calcutta.

Under a Decree of the Supreme Court on its

Admiralty Side.

Anticosi

The fine roomy Morchant Ship Courtenay, of the Burthen of $608 \frac{1}{3} \frac{7}{100}$ Tons measurement, and capable of carrying a Cargo of Eight Hundred Tons, built of the best Hekmatack wood, and sheathed with yellow metal.

All her Masts, Yards, and other Spars are of the best Pitch-pine, and in good order. She will be sold, on Thursday the 7th September next, with all her Stores, &c., as she now lies, at Chittagong.

Delivery to be taken there.

This Vessel was built at St. John's in New Brunswick, in the year 1837, and underwent a thorough repair three years ago at Liverpool, and at a small expense might be made a first rate Merchant Vessel.

A List of Stores and a full description of the Vessel, can be obtained on application at the Sheriff's Office.

22nd August 1854.

T. CAIRD, Sheriff.

Sheriff's Sale, Calcutta, 2nd September 1854.

NOTICE is hereby given, that on Thursday, the twelfth day of October next, at the hour of 12 o'clock, the Sheriff of Calcutta will put up to public Sale at the Court House, by virtue of a Writ of Venditioni Exponas in his hands against the Effects of Sautcourry Chatterjee and Shams Churn Chatterjee.

The Right, Title and Interest of the said Sautcourry Chatterjee, and Shama Churn Chatterjee of, in, and to the following Landed Property, as

1st. A moiety or half part, or share of, in and to a Aymah Talook, called Maulkey Medga chee, situate in Chuk Govindbatty, in Pergunna Ranechatty and in the Zillah of Burdwan, in Sudder Malgoozary of which is Company's Ruper Twenty-four.

2nd. Also an Upper-roomed Brick-built Dwelling House, with a piece of land thereunto belonging, containing by estimation three Biggahs, more or less, situate at Hoayrah, in Pergunnah Shalam pore and in the Zillah of Hooghly.

3rd. Also a piece of Garden Ground, with Tank and several Trees growing thereon, containing by estimation six Biggahs, more or less, situate at the same place.

4th. Also a Tank with a piece of land and several Trees thereon, containing by estimation eight Biggahs, more or less, situate at the same place.

5th. Also an Upper-roomed Brick-built Dueing House, with a piece of land thereunto below ing, containing by estimation two Biggahs, man or less, situate at the same place.

6th. Also one anna and twelve gundals part or share of, in, and to a Tank, with a piece of an

thereunto belonging, containing by estimation two Biggahs, more or less, situate at the same place. 7th. Also a piece of land with several Trees thereon, containing by estimation seven Cottahs, more or less, situate at the same place.

8th. Also a piece of Paddy Land, called Bone-deegheer Matt, in the jote of Nilcunt Neogy and others, containing by estimation twelve Biggahs, more or less, situate at the same place.

9th. Also a moiety or half part or share of, in, and to a Tank called Ghasee Pooskurney, with a iece of land thereunto belonging; and several Trees thereon, containing byestimation eight Biggahs, more or less, situate at the same place.

10th. Also an Upper-roomed Brick-built Dwelling House, with a piece of land thereunto belonging, a Tank and several Trees thereon, containing by estimation four Biggahs, more or less, situate at the same place.

11th. Also a Tank called Kur Pooskurney, with a piece of land thereunto belonging, and several Trees thereon, containing by estimation ten Biggals, more or less, situate at the same place.

12th. Also a Tank called Noree Pooskurney with a piece of land thereunto belonging, and several Trees thereon, containing by estimation eight Biggahs, more or less, situate at a place called Khunnanputty in Ramchunderpore, in Pergunnah Pandooah, and in the Zillah aforesaid.

Also an Upper-roomed Brick built Dwelling House, with a piece of land thereunto belonging, a Tank and several Trees thereon, containing by estimation three Biggahs and thirteen Cottahs, more or less, situate at Chaparoy, in Pergunnah Aursah, and in the Zillah aforesaid.

14th. Also a Bamboo Garden, with a piece of and thereunto belonging, containing by estima-

Also a piece of Paddy Land, containing 15th by estimation sixty Biggahs, more or less, situate at the same place.

16th. Also a piece of Paddy Land, containing by estimation fourteen Biggahs, more or less,

situate at the same place.

Also a moiety or half part, or share of, in, and to a Tank, with a piece of land thereunto belonging and several Trees thereon, containing by estimation six Biggahs, more or less, situate at Chaparoy, in Pergunnah and Zillah aforesaid.

18th. Also a Tank, with a piece of land thereunto belonging, occupied by tenants, containing by estimation five Biggahs, more or less, situate

at the same place.

19th. Also a piece of land, with several Trees thereon, containing by estimation two Biggahs and ten Cottahs, more or less, situate at the same

20th. Also a piece of Paddy Land, called Kat-

tadangar Matt, containing by estimation one Biggah, more or less, situate at the same place.

21st. Also a Tank with piece of land thereunto belonging, containing by estimation five Biggahs, more or less, situate at Nundunpore, in Pergunnah Pawoonun, and in the Zillah of Bowdelie.

Hooghly.

22nd. Also a piece of land, containing by estimation one Biggah, more or less, situate at the

23rd. Also a piece of land and several Trees thereon, containing by estimation three Biggahs, more or less, situate at the same place. to some on, and one family with a property

24th. And also a piece of land occupied by tenants, containing by estimation ten Cottahs, more or less, situate at the same place.

The Conditions of Sale may be known by applying at the Sheriff's Office.

T. CAIRD,

Sheriff.

NOTICE is hereby given, that on Thursday, the fourteenth day of September Instant, at the hour of 12 o'clock, the Sheriff of Calcutta will-put up to Public Sale, at the Court House, by virtue of five several Writs of Executions in his hands against the Effects of Roy Prawnkistno Mitter.

The Right, Title and Interest of the said Roy Prawnkisto Mitter, of, in, and to the following landed Property.

1st. An Upper-roomed Brick-built Dwelling House, with a piece of land thereunto belonging, containing by estimation two Biggahs, more or less, situate at Baraset, in Pergunnah Annurpore, and in the Zillah of Baraset.

2nd. Also another Upper-roomed Brick-built Dwelling House No. 17, with a piece of land and a Tank thereunto belonging, containing by estimation three Biggahs, more or less, situate at Nilmony Mitter's Street in Simlah, in the Town of Calcutta

3rd. Also a piece of tenanted land, containing by estimation one Biggah, more or less, situate at the same place.

4th. Also another piece of tenanted land, with a Tank thereon, containing by estimation two Biggahs, more or less, situated at the same The Manual Tier Impair to place.

5th. Also a Lower-roomed Brick-built Gollabatty, surrounded by a Brick-wall, with a piece of land thereunto belonging, containing by estimation eight Cottahs, more or less, situate at Heedoypore, in Pergunnah Annoorpore and in the Zillah of Baraset.

6th. Also a piece of Garden Ground, with a Tank and several Trees growing thereon, containing by estimation twenty-five Biggahs, more or situate at Prosaudpore, in Pergunnah and Zillah aforesaid.

7th. Also another piece of Garden Ground, with several Trees growing thereon, containing by estimation fifteen Biggahs, more or less, situate at Heedoypore, in Pergunnah and Zillah aforesaid.

Also a Tank, with a piece of land thereunto belonging, containing by estimation ten Cottahs, more or less, situate at the same place.

9th. Also a Talook, No. 220, situate in Pergunnah Paccorah, in the Zillah of the Twentyfour Pergunnahs, the Sudder Malgoozaree of which is Co.'s Rs. 150-11-11.

10th. And also a piece of Garden Ground, with several Trees growing thereon, containing by estimation ten Cottahs, more or less, situate at Bonehooghly in the Zillah aforesaid.

The Conditions of Sale may be known by applying at the Sherra's Office.

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T. Caldin, Short

T. CAIRD,

Sheriff.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Harry Lyne Boyle, of Chowrin-gee Road, in Calcutta, Merchant and Trader, lately carrying on trade and business at Tank-Square, jointly with one Alexander Holmes Ledlie, under the style of H. L. Boyle and Co., and at Melbourne, in Australia, jointly with Jas. Holmes Boyle, under the style of Boyle and Co., an Insolvent.

On Saturday, the 5th day of August instant, it was ordered, that the first Saturday in the month of September 1855, be appointed for the further hearing in this matter, and unless cause be shown to the contrary on that day, the said Insolvent shall be discharged personally as well as to his after acquired property,

from all liability for debts claims, and demands of, and against the said Insolvent at the time of filing his petition for relief.

In the matter of William On Saturday, the Henry Beaumont, of Mul- 5th day of August On Saturday, the lungah, in Calcutta, Watch-maker, an Insolvent. Cinstant, it was order-ed, that the first Saturday in the month of September 1855, be appointed for the further hearing in this matter, and unless cause be shown to the contrary on that day, the said Insolvent shall be discharged personally, as well as to his after acquired property from all liability for debts, claims and demands of, and against the said Insolvent, at the time of filing his petition for relief.

Biddle and Sherrington, Attorneys.

In the matter of Alexander Holmes Ledlie, of Tank Square, in Calcutta, Merchant and Trader, lately carrying on trade and business at Tank-Square, in Calcutta, aforesaid, with Harry Lyne Boyle, under the style of H. L. Boyle and to,, an Insolvent.

On Saturday, the 5th day of August instant, it was ordered that the first Saturday in the month of September 1855, be appointed for the further hearing in this matter and unless cause be shown to the

contrary on that day, the said Insolvent shall be discharged personally as well as to his after acquired property from all liability for debts, claims and demands of, and against the said Insolvent at the time of filing his petition for relief.

Ochme and Barrow, Attorneys. Chief Clerk's Office, 18th August 1854.

In the matter of James) Notice, that an application for an ad Edward Gomes, of No. 11 Bapareetollah, in Calcutta, interim protection or-Deputy Printer in the Bender has been this day Hurkaru Office, an made by the said In-Insolvent. solvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Friday, the 8th day of September next, at the hour of 11 o'clock in the forenoon.

"Any Creditor of the said Insolvent, "desirous of opposing such application, do ap"pear before the said Court at the time and
"place aforesaid."

Insolvent in person.

Chief Clerk's Office, 31st August 1854.

In the matter of Charles | Notice, that the Pe-Frith Dumonlin, of Seeb- tition of the said Intullah Lane, in Calcutta, solvent, seeking th an Officer in the Preventive Service of the HonorXI. Vic. cap. XXI. able East India Company, was filed in the Office of the Chief Clerk on the 25th day of August last, and by an order o the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee of

the said Court; and it was ordered that the hear-ing in this matter shall be on Saturday, the 7th day of October next, at the hour of 11 o'clock in the forenoon of the said day, and that the said Insolvent do then attend to be examined by the

Sherrington, Attorney.

said Court.

In the matter of Moolchund Baboo, late of Banstollah Gully, Burra Bazar, in Calcutta, carrying on Trade and Business as Merchant and Shroff, under the firm of Moolchund Shewpersaud, an Insolvent.

Notice, that the Petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI was filed in the Office of the Chief Clerk on the 20th day o July last, and by

order of the same date the Estate and Effect of the said Insolvent were vested in the Officia Assignee of the said Court; and it was ordered or the 25th day of August last, that the hearing this matter shall be on Saturday, the 4th day in November next, at the hour of 11 o'clock in the forenoon of the said day, and that the said Insol vent do then attend to be examined by the sai Court.

Kemp, Attorney.

In the matter of Thomas Newton, late of 62, Circular Road, at present an Articled Clerk to A. D. Kemp, Esq., one of the Attorneys of the Supreme Court, but lately an Assistant in the Accountant's Office, Agra, North-Western Provinces, and carrying on Trade and Business as Commission Agent at Agra, an Insolvent.

Notice, that the Petition of the said Insolvent, seeking th benefit of the Act XI Vic. cap. XXI., w filed in the Office of the Chief Clerk the 25th day of August last, and by a order of the same date the Estate and Effect of the said Insolver were vested in th Official Assignee of the said Court; and it was

ordered that the hearing in this matter shall b on Saturday, the 4th day of November next, the hour of 11 o'clock in the forenoon of the said day, and that the said Insolvent do then attend to be examined by the said Court.

Kemp, Attorney.

Chief Clerk's Office, 1st September 1854.

In the Court for Relief of Insolvent Debtors a Malacca.

In the matter of Hadjee Ahmat bin Sembroug, late a Trader of Malacca, has been filed in the an Insolvent. Said Court by the above-named Insolvent, praying for the benefit at the said Act, and that the Estate and Effects of the said Insolvent have been vested in the Office Ahmat Sembrough Sembrou

the Petition of the said Insolvent will be heard at the Court-House at Malacca on Monday the Eleventh day of September next, at Eleven O'clock in the forenoon.

Any Creditor, intending to oppose the discharge of the said Insolvent, must give notice thereof in writing to him three clear days before the day of bearing, and a like notice to the Chief Clerk on or before the day of hearing.

WM. RODYK, reburied no se Chief Clerk, Malacca.

MALACCA, CHIEF CLERK'S OFFICE,) 21st day of July 1854.

In the Court for Relief of Insolvent Debtors at Prince of Wales's Island.

In the matter of Abdul Cauther, late a Wood-cutter and Boat-builder Court by the said Insolvent, praying for the benefit of the Act XI. Vic. cap. 21, and by an order dated the 3rd July instant, the Estate and Effects of the Insolvent were vested in the Official Assignee of this station; and it was further ordered, that the matters of the said Petition be heard on Tuesday the 3rd of October next, and that the Insolvent do then attend to be examined.

Any Creditor, intending to oppose the discharge of the Insolvent, is required to give notice thereof in writing to the Insolvent three clear days before the day of hearing, and to file a like notice

in my Office any day previous thereto.

WM. RODYK, - Chief Clerk, P. W. Island.

Datice to Mariners.

DEVAAR LIGHTHOUSE.

THE COMMISSIONERS OF NORTHERN LIGHT-HOUSES Hereby give Notice, that a LIGHTHOUSE has been built upon the ISLAND of DEVAAR, at the Entrance to the BAY of CAMPBELTOWN, in the County of ARGYLL, the Light of which will be exhibited on the Night of MONDAY 10th July 1854, and every Night thereafter, from the going away of daylight in the evening till the return of daylight in the morning.

The following is a Specification of the Lighthouse, and the Appearance of the Light, by MR. DAVID STEVENSON, Engineer to the Commis-

The LIGHTHOUSE is in N. Lat. 55° 25' 45", and W. Long. 5° 32′ 16″.

The DEVAAR LIGHT will be known to Mariners as a REVOLVING LIGHT, which shows a bright

white Light once every half-minute.

The Light is elevated about 120 feet above the level of high water of ordinary spring tides, and may be seen at the distance of about 15 nautic miles, and at lesser distances, according to the state of the atmosphere: to a nearer obwill not wholly disappear between the intervals

of greatest brightness. The arc, illuminated by this Light, extends from about S. \(\frac{1}{4}\) E. by compass to about W. b. N., and faces Northwards.

And the COMMISSIONERS hereby fu ther GIVE NOTICE, that Her Majesty, by Order in Council, dated 29th December 1853, was pleased to order and direct that, upon the Erection and Lighting of the said Light upon the Island of Devaar, there should be paid, in respect thereof, for every Vessel belonging to the United Kingdom of Great Britain and Ireland (the same not belonging to Her Majesty or being navigated wholly in ballast) and for every Foreign Vessel, which by any Act of Parliament, Order in Council, Convention or Treaty, shall be privileged to enter the Ports of the United Kingdom, upon paying the same Duties of Tonnage as are paid by British Vessels, the same not being navigated wholly in ballast, which shall pass or derive benefit from the said Light, that is, which shall arrive at or depart from any Port or Place in the Bay or Loch of Campbeltown, if the burthen of the same shall not exceed Fifty Tons, Six-pence, and if the same shall exceed Fifty Tons, for each additional Fifty Tons, or part of Fifty Tons, Six-pence.

And Her Majesty was further pleased to order and direct, by the said Order in Council, that in respect of the said Light on Devaar, and in respect of another light in Loch Ryan, on the South side of the Basin of the Clyde erected by the said Commissioners, there shall be paid by every Vessel before described, and under the exemptions aforesaid, which shall navigate on a distinct voyage within the Great Basin of the Clyde, bounded by a line drawn from the Point of Corsewall to Glenarm in Ireland, on the South-east, and from another line drawn from the Mull of Kintyre to Fairhead, in Ireland, on the North-west, and on all other sides by the coasts of Ireland and Scotland surrounding the said Basin, a similar rate of Toll to that above set forth, being at the rate of Three-pence for each

of the said Lights.

Double the said respective Tolls for every Foreign Vessel not privileged as aforesaid.

Provided always, that Vessels arriving at or departing from any port or place within Loch Ryan, or within Campbeltown Loch, and paying the rates for such respective voyages, shall not in addition be liable in payment of the rates for navigating the Basin of the Clyde.

The above rates are, by another Order in Council, declared to be subject to the following

abatements on payment :-

Over-sea Vessels, Twenty-five per cent. Coasting Vessels, Ten per cent. By Order of the Board,

ALEX. CUNINGHAM,

Secretary.

Northern Lighthouse Office, Edinburgh, 1st June 1854.

No. 4277. del adi cabit

Memo.—Published for general information. By Order of the Superintendent of Marine, H. Howe,

Secretary.

Fort William,
The 15th August 1854.

Dotice.

THE following packages received per G. S. S. S. Company's ships are in the Custom House Godowns, the parties to whom they may belong are requested to apply for delivery orders to

COLVIN, AINSLIE, COWIE AND CO.,

Agents, G. S. S. S. Company.

CALCUTTA, 31st August 1854.

MARKS OR ADDRESS.

Ex S. S." Calcutta," 1st Voyage. .

Without marks or address, - - - - 1 chest.

Ex S. S. " Mauritius," 1st Voyage.

Ex S. S. " Queen of the South," 2nd Voyage.

V S S H, - - - - - - - 1 case. No. 200, - - - - - - - 1 ,, Without marks or address, - - - 1 ,,

Ex S. S. " Propontis," 1st Voyage.

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Ex S. S. " Queen of the South," 3rd Voyage.

Books in - - - - - - - 1 bag. Toys in - - - - - - - 1 basket.

Ex S. S. " Hydaspes," 2nd Voyage.

Without marks or address, - - - - 1 case.

Ex S. S. " Indiana," 3rd Voyage.

D H H Carriage Springs, Iron-ware, &c., - - - - 7 packages.

Ex S. S. " Galcutta," 3rd Voyage.

Mrs. Wood, - - - - - - - 1 chest. Mr. Clark, - - - - - - - 1 ,,

1. 14 L in diamond, - - - - - 1 ,,

Ex S. S. " Argo," 1st Voyage.

D in diamond, - - - - - - 1 case. C S, - - - - - - - 5 ,,

Dotice.

SUNDRY EFFECTS belonging to the E-tate of the late Mr. R. Martin, of Tirhoot, who died on board the Steamer Lady Thackwell, near Culna, on the 29th instant, are under the seal of this Court, and will be delivered to any person duly authorized to receive them.

G. G. MACKINTOSH,

. Offg. Judge.

Term Ristan

DEWANNY ADAWLUT,

Zillah Hooghly,

20th August 1854.

To the Shareholders of the India General Steam Navigation Company.

Notice is hereby given, that the ordinary Halfyearly General Meeting of the Shareholders will be held on Monday the 18th September, at 3 o'Clock P. M., at the Office of the Company.

After the general business of the day, this Meeting will be made special for the purpose of taking into consideration the subject of the suspension of Mr. H. N. P. Grant from the Office of Secretary and passing such resolutions as may be necessary.

By order of the Directors.

J. F. STACE.

· Acting Secretary.

I. G. S. N. Co.'s Office, Clive Street Ghaut, Calcutta, 31st July 1854.

Bengal Coal Company.

THE Directors of the Bengal Coal Company hereby give notice to the Shareholders, that in pursuance of the powers vested in the Direction by the fifteenth Article of the Company's Deed and also in pursuance of a requisition dated the 22nd instant and signed by seven Shareholders, a special Meeting of the Shareholders will be held at noon of Wednesday the first day of November now next ensuing, for the purpose of taking into consideration the following propositions, viz:—

1st. That the Capaital of the Company be

1st. That the Capaital of the Company be increased to the sum of fifteen lakhs (1,500,000) of rupees, the increase to be made up by funding the sum of rupees 2,96,500 from the accumulated profits now standing to the credit of Working Capital and of Profit and Loss, and by the issue 17½ New Shares, of rupees 1,000 each, and that the Shares for the portion funded as above be issued in the proportion of one quarter Share to the holder of each of the present eleven hundred and eighty-six Shares.

2nd. That with the view of extending operations where deemed advisable, the aforesaid Capital may, in the discretion of the Directors for the time being and after they shall have given four month's notice to the Shareholders of their intention be increased to the sum of rupes 16,00,000, and that the additional lakh of rupes shall be raised by the issue of 100 New Shares or rupees 1,000 each, such New Shares to be offered at par in the first instance to the Shareholder for the time being in the proportion of one New Share to every fifteen Old Shares.

3rd. That the following alterations and addition be made in and to the present Deed of the twenty

fourth day of September 1853.

I. That in the second Article the consective words beginning with the word "fifty thorsand" and ending with the words "inclusively at the same" be expunged, and the following wor substituted "three lakhs and sixty-four thousar rupees shall form the Capital Stock of the sa Company and the same shall be divided into 1,50 shares of rupees 1,000 each, to be numbered from the tifteen hundred inclusively. Provided so that at any time hereafter it shall be law for the Directors for the time being in the discretion and after giving four calendar month.

wast right of the endoderage out notice by advertisement of such their intenof sixteen lakes of rupees by the issue of one hundred New Shares of Rs. 1,000 each, to be numbered from 1,501 to 1,600 inclusively, and that in case of the issue of such New Shares the Shareholders for the time being of the 1,500 shares shall be entitled to take the one hundred New Shares at par in the proportion of one New Share for every fifteen Old Shares held by him or them, and the several shares comprising the said Capital of the Company for the time being.

II. That in the thirty-first article the Clause beginning with the words "provided always" to

the end of the Clause be expunged.

III. That in the ninth Article immediately after the words " Capital Stock of the said Company" be added the words " who shall have been registered by the Secretary or Secretaries for the time being of the said Company as an actual Proprietor of five or more Shares for three calendar months previous to such election."

That in the thirteenth Article immediately after the words "persons (as the case may

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be") be added the words "who shall have been registered by the Secretary or Secretaries for the time being of the said Company as an actual Proprietor of five or more Shares for three calendar months previous to such election."

海沿山东东西

Dated this twenty-eighth day of June 1854. By order of the Directors,

GORDON, STUART AND Co., Secretaries, Bengal Coal Company.

NOTICE.—MR. WILLIAM DENT, Junior, and MR. THOMAS C. LESLIE are this-day admitted Partners in our Firm,

DENT AND CO.

Without sucres or V. + 79

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 $\left. \begin{array}{c} Hong ext{-}Kong, \\ 1st\ July\ 1854. \end{array} \right\}$

LOST OR STOLEN .- Two Bank of Bengal Notes, No. 44441 for 50 Rupees, and No. 18031 for 15 Rupees. Payment of them have been stopped at the Bank.

THE RESERVED IN CO.

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The Calcutta Gazette.

Published by Authority.

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THE 14TH MAX 1853.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co. for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON, Secy. to the Govt. of Bengal.

WEDNESDAY, SEPTEMBER 6, 1854.

Legislatibe Council.

26th August 1854.

The following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 26th of August 1854, and is hereby promulgated for general information:—

ACT No. XIX. OF 1854.

An Act for removing the prohibition against the importation of Foreign Sugar.

Whereas by the provisions of a Statute passed in the 12th year of the reign of Her present Majesty, the duties to be levied on the importation of Sugar from different places into the United Kingdom, have been equalized; It is enacted as follows:—

I. Acts XXXII. of 1836, XV. of 1839, XI. of 1842, and so much of Act XIV. of 1843 as prohibits the importation of Sugar into Bengal, Madras, and the North Western Provinces.

Presidency of Bengal, are hereby repealed.

W. Morgan, Clerk of the Council.

Legislatibe Council.

26th August 1854.

The following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 26th of August 1854, and is hereby promulgated for general information:—

ACT No. XX. of 1854.

An Act to amend Regulation XIII. of 1833 of the Bengal Code.

WHEREAS it is expedient to amend the provisions of Regulation XIII of 1833 of the Bengal Code; It is enacted as follows:—

I. So much of the said Regulation as prescribes
Repeals part of Reguthat the Officer in whom the
lation XIII. of 1833. duties specified in Section IV.
of the said Regulation shall be vested, shall be
denominated "Agent to the Governor General" is
repealed.

pealed.

II. Such duties shall be veriods any Officer whom the Government

Officer appointed by the Local Government may exercise all powers by that Regulation vested in the Agent to the Governor General.

shall, from time to time, appoint for that purpose, and such Officer when appointed, and his assistants respectively, may exercise, within the

tracts of country separated as prescribed in the said Regulation, all the powers which by the said Regulation the Agent to the Governor General and his assistants respectively may exercise, and all the provisions in the said Regulation relating to the Agent to the Governor General and his assistants, shall be applicable to the Officer to be appointed as aforesaid and his assistants respectively.

W. MORGAN, Clerk of the Council.

Legislative Council.

26th August 1854.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 26th of August 1854, and is hereby promulgated for general information:—

ACT No. XXI. of 1854.

An Act to amend the Law relating to the several Banks of Bengal, Madras, and Bombay.

For the purpose of removing doubts, and of extending the powers of the chartered Banks of Bengal, Madras and Bombay, It is enacted as follows:-

I. The persons for the time being holding the

Secretary, &c. empowered to draw and en-dorse Bills, &c., and to sign documents for the

Offices of Secretary and Treasurer or of Secretary alone or of Deputy Secretary of the Bank of Bengal, of the Bank of Madras, or of the Bank of

Bombay, are hereby severally empowered, for and on behalf of the Bank under which they hold either of such offices, to endorse and transfer Government Securities standing in the name of the Bank, to draw, accept and endorse Bills of Exchange, Promissory Notes, and Bank Post Bills connected with the current and ordinary business of the Bank, and to sign all other documents connected with such business.

II. It shall be lawful for any of the said Banks

Banks may lend money on shares of guaran-teed Railway Companies.

to lend money on the security of shares in such of the incorporated Indian Railway Companies as hold a guarantee from the East India Company with regard to

Proviso.

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interest: provided that no such loan shall in any case exceed in amount three-fourths of the paid up value of the shares, on the security of which the loan is made, and in every case such shares shall be transferred to the Bank by which the loan is

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

made either absolutely, or by way of mortgage.

The follo Extracts from the Standing Orders adopted e Legislative Council on the 19th of August 1854, are published for general information:

PETITIONS.

XXII. Petitions to the Legislative Council must relate to matters connected How to be framed. How to be framed. with the business of the Council. Every petition shall be superscribed "To the Honorable the Legislative Council of India," and shall be dated and signed by the petitioner or petitioners. It shall be in respectful and temperate language, and shall conclude with a distinct prayer.

XXIII. Every petition will be received as the petition of the person or persons Signature. only by whom it is actually signed.

XXIV. All petitions shall be How to be transtransmitted to the Clerk of the mitted. Council.

XXV. The Clerk shall make Abstract. an abstract of every petition so received.

XXVI. If in the judgment of the Clerk the How to be dealt petition be framed in conformity with Order No. XXII., he shall bring the petition under the consideration of the Council by reading the abstract thereof, and the prayer or the substance of the prayer of the petition, whereupon such petition shall be deemed to have been received by the Council.

XXVII. If in the judgment of the Clerk the

If not in conformity with Order

petition be not framed in conformity with Order No. XXII. or if he have reason to doubt the authenticity of any signature

thereto, he shall certify the same on the back of the petition, and shall report the fact to the Council, in which case the petition shall not be received by the Council except upon the motion of a Member.

XXVIII. Any petition received by the Coun-How to be disposed of.

cil may, upon the motion of a member, be disposed of in one or more of the following more of the following ways :-

1. It may be ordered to be printed.
2. It may be referred to the Select Committee. sitting on any Bill to which it relates.

3. It may be referred for report to a Select Committee to be appointed specially for that

purpose. 4. If no motion be made upon such a petition, the petition shall be laid upon the table, and afterwards deposited by the Clerk amongst the Records of the Council.

XXIX. If a Bill be pending peculiarly affecting private interests, and any per-When and how son whose interests are so affect-Petitioners may be ed apply by petition to be heard by himself or his Counsel upon the subject of the Bill, an Order may be made, upon the motion of a Member, allowing the peti-tioner to be so heard either before the Select Committee on the Bill or before a Committee of the whole Council, provided the petition be received by the Clerk of the Council before the Report of the Select Committee on the Bill shall have been presented. In no other case or manner shall any stranger be heard by himself or by his Counsel.

XXX. Ordinarily no reply will be sent to a petitioner. But the Clerk of the Reply to Petitions. Council may be ordered to make such special communication to a petitioner as the Council may direct.

PROJECTS OF LAWS.

XXXI. If a Draft or project of a Law be pro-Proposed by Loposed by the Governor or Governor in Council of a Presidency, cal Governments. or by the Lieutenant-Governor of a Lieutenant-Governorship, the fact shall be reported to the Council by the Clerk, and the Draft or project shall, together with any annexures thereto, be printed and recorded. If within four weeks from the day of such report being made, no Member shall make any motion upon ject, it shall be the duty of the Member nominated by the Governor of such Presidency, or by the Lieutenant-Governor of such Lieutenant-Governorship, to bring the same before the Council, either by bringing in and taking charge of a Bill for the purpose of carrying the proposal into effect, or by making such other motion upon the subject of the proposal as he may think fit.

XXXII. Any final resolution of the said Coun- taken only upon the general merits and principles cil upon such proposal shall be communicated by the Clerk of the Council to the Government of the Presidency, or to the Lieutenant-Governor of the Lieutenant-Governorship, by whom

he proposal was made. Drafts or projects of Laws proposed XXXIII. by private persons must be ac-companied by a petition praying Proposed by prithat the same may be taken into nsideration by the Legislative Council, and shall

be dealt with in the manner prescribed by these

BILLS.

LVL Any Member may at an ordinary Meeting of the Council move the first reading of a Bill.

LVII. Notice of such intended motion shall Notice of. be given by the mover, either at a previous Meeting of the Council, r by sending the notice in writing to the Clerk of e Council two clear days before the day fixed for sking the intended motion.

LVIII. The motion of which notice has been so given shall be inserted by the Clerk in the Orders of the Day Inserted in Or-

of the Day, for the day appointed.

LIX. Upon moving the first reading of a Bill the mover shall state the object and intention of the measure, and the reasons upon which it is foundand shall deliver to the Clerk of the Council the Ill which he proposes to be read, with a brief stract of each Section or Clause in the margin ereof, and also a statement, signed by himself and nexed thereto, of such object and reasons, and y extracts of correspondence or documents which be necessary for a right understanding of the

LX. Upon such motion no discussion shall be No discussion permitted, and the Bill shall be read a first time without question, unless the Bill relate to the public ances, to the constitution of the Army or Navy, to the relations of the British Government with oreign States, or shall affect the religious rites or ages of the Natives of India.

LXI. If the Bill relate to any of the matters mentioned in the last preceding Order, notice of such intended

motion must be given at an ordiy Meeting of the Council, at least one week e the motion shall be made; and the question Il not be proposed by the President unless the tion be seconded.

LXII. On the first reading of a Bill the Clerk of the Council shall read only the title of it. The Bill with its andure on and first reading. nexures shall be printed, and a h Member

LXIII. After a Bill shall have been read a first time, notice may be given of a day on which the second reading of the Bill will be moved.

When a motion for the second reading of a Bill shall have been made the President shall propose the ques-tion—"That this Bill be now a second time;" upon which a debate may be of the Bill.

LXV. If the motion for the second reading of Bill to be refer- a Bill be carried, the title only of red to a Select the Bill shall be read. Thereafter. Committee. upon motion made, the Bill shall be referred to a Select Committee of the Council, of which the mover shall be the Chairman.

LXVI. After the Bill shall have been read a And published for general inforsecond time and referred to a Select Committee, it shall be published in the Calcutta Gazette for general information, unless the special instruction provided for by order No. LXX. shall have been given to the Committee immediately after its appointment.

LXVII. All written communications on the subject of Bills published for ge-Communications and petitions on the subject of a Bill. neral information shall be addressed to the Clerk of the Council, who shall cause the same, and also all such petitions as shall be ordered by the Council to be re-ferred to the Select Committee on the Bill, to be printed, and a copy thereof to be forthwith laid before such Select Committee and to be sent to each Member of the Council

LXVIII. The Select Committee shall take into consideration the Bill, and all Proceedings of such written-communications, and Select Committee. also all such petitions as shall be referred to them, and shall prepare a Report thereon and shall in such Report propose any amendments of the Bill which they may think expedient.

A copy of the Bill signed by the Select Committee shall be annexed to the Report, written or printed in such a manner as to distinguish the amendments, if any, proposed by the Select Committee, from the Bill as published.

LXIX. As soon as the Report of the Select Committee is ready, it shall be presented to the Council. Pro-Report of Select Committee, vided that such Report shall not be presented before the expiration of the following periods res-Publication pectively, viz. :-

- 1. If the Bill relate to any part of the territories subordinate to the Presidency of Bengal, eight weeks from the date of the first publication.
- 2. In all other cases, twelve weeks from the date of the first publication.

LXX. Any Member, however, may move a Bill may be nended before special instruction to the Select Committee immediately after its publication. appointment, directing it to submit forthwith a preliminary Report, suggesting publication. any alterations which it may deem expedient to make in the Bill previous to the publication there-of in the Calcutta Gazette. If such preliminary Report of the Committee shall be adopted by the Council, the Bill shall be amended accordingly, and published for general information.

LXXI. When the Report of the Select Com-Report of Select mittee-shall be presented to the committee pre-control it shall be laid upon the Committee sented. sented. table; after which notice may be given of a day on which it will be moved that the Council do resolve itself into a Committee of the whole Council on the Bill.

LXXII. The Report of the Select Committee | tion made in a regular manner, and provided at Report to be shall be printed, and a copy thereof, Report to be and also a copy of the Bill annexed to such Report, if any amendments of the Bill be proposed by the Report, shall be sent by the Clerk to each Member of the Council.

LXXIII. If the motion for going into Committee of the whole Council on mittee of the whole Committee of the Bill be carried, the President the whole Council. shall leave the Chair and the Chairman of the Committee shall take a place at the table of the Council. The Committee will then proceed with the Bill, and may make any The Committee will amendments in any part of the Bill or in the title thereof which they may think fit.

LXXIV. In settling a Bill in Committee of Proceedings of the whole Council, the title, preamble, and each Section or Clause of the Bill as reported by the Select Committee, shall be considered separately, commencing with the first Section of the Bill and ending with the preamble, if any, and the title of the Bill.

LXXV. The Chairman shall call the number of each Section and Clause and Settlement shall read the marginal abstract thereof. If no motion be made thereon he shall put the question "That this Section (or Clause) stand part of the Bill." If any motion be made to amend the Section or Clause, the Chairman shall state the line in which the amendment is proposed to be made; and upon such motion, or any other motion that may have been made, he shall proceed in the mode prescribed in these Orders under the head " Motions."

LXXVI. If any amendment of the Section or Clause be carried, the question How question is be put on an shall be put by the Chairmanto be put on a amended Clause. "That this Section (or Clause) as amended stand part of the Bill."

LXXVII. A similar course shall be adopted Preamble and with regard to the preamble, if Title. any, and to the title of the Bill.

LXXVIII. Except as herein otherwise provid-Amendment dis-allowed. ed, no amendment of an earlier part of a Bill shall be proposed after the Committee has resolved upon a later part of the Bill; unless an amendment made in a later part of the Bill shall have been carried; which renders necessary an alteration in the language of an earlier part of the Bili.

LXXIX. The Committee may allow the consideration of any Section or Clause Consideration of to be postponed and taken out of Clause postponed. its order before the vote has been taken on the question "that the Clause stand part of the Bill.

LXXX. In settling a Bill in a Committee of the whole Council, any Member Suggesting a-mendment and askwithout making a formal motion, ing questions with-ent formal motion. may suggest an amendment there-of, or of any amendment proposed by another Member, or may ask for information respecting any part of the Bill, or any proposed amendment thereof; Provided that the Chairman or any Member may require such suggestion to be put by mo-

that no amendment shall be made in a Bill except upon a question regularly put and determined upon motion.

A Committee of the whole Coun LXXXI. may adjourn its sitting, or a di bate, to a time to be named, a Committee the whole Council may adjourn. on such adjournment the Co cil shall resume its sitting, un it shall have been adjourned.

When a Committee of the whe LXXXII. Council shall have settled a Bil the Chairman shall put the qu Report of Com-tttee of whole tion—" That this Bill be report mittee of Council. council. to the Council with amendment (or "without amendments," as the case may be If that motion be carried to Chairman shall certify at the foot of the Bill settled in Commi Certificate Chairman. tee of the whole Council, in the following form:

This Bill stands as settled in Committee (Signed)

> Chairman of the Committee of the whole Coun

Dated, &c.

Thereafter the Council will resume its sitting, less it shall have been adjourned.

The Bill as settled in Commit LXXXIII. of the whole Council may be a Report of Com-mittee of whole Council presented. day; after which notice may Notice of third reading and pasgiven of a day on which the th reading and passing of the B sing. will be moved.

LXXXIV. If any amendment of a Bill made in Committee of the wh Re-printing Council, any Member may m that the Bill so amended sh be printed.

LXXXV. Any Member may likewise move Council that the Draft be repulsished for general information the ground that the amendment Re-publication for informageneral tion. which may have been ado are of so new and important a nature that the ought not to be passed without being previous published for general information; and, if the manufacture is the second published for general information; and, if the manufacture is the second published for general information. tion be carried the amended Bill shall be publiced, and notice may be given of a day on which third reading and passing of the Bill will be more

LXXXVI. Upon the Order of the Day Re-committal of the third reading and pass Bill to Committee the Bill being read, any Mem of the whole Counpreviously to the motion b made, may move that the Bl
re-committed to a Committee of the whole Com
for the purpose of committee of the whole Com for the purpose of correcting any errors there considering any proposed amendment thereof

LXXXVII. If the Bill be re-committed such motion, the Committee such motion, the Committee settle the same, and the Co Proceedings on Re-committal. man shall again certify the according to the form prescribed in Order LXXXII. after which the Council may at receive the Report; and the third reading passing of the Bill movel. passing of the Bill may be moved immediately

LXXXVIII. If the motion for the third reading and passing of the Bill be carried, the President shall sign a certificate at the foot of the Bill in the following form :-

This Bill was passed in the Legislative Council on the day of

(Signed)

President.

LXXXIX. After a Bill shall have been passed, Assents may be or thrown out at any stage, any Member present and voting for the passing or throwing out of the Bill may record his assent, and his reasons of sent; and any other Member voting for the passing or throwing out of the Bill may affix his consture thereto for all or any of the reasons pecified therein, or may add additional reasons for his assent, or may record his assent and reasons eparately.

XC. Any Member who was present and voted against the passing or throwing out of the Bill may record his dissent and his reasons of dissent; and any other Member voting against the passing or throwing out of the Bill may sign such dissent for all or any of the reasons specified therein, or may add additional reasons for such dissent, or may record his dissent and reasons separately.

XCI. No Member shall be allowed to record his assent or dissent, unless he No assent or dis-ent to be recordgive notice of his intention so to do at the Meeting at which the d unless notice Bill shall be passed or thrown out.

XCH. No dissent shall be recorded unless Dissents within delivered to the Clerk of the tast time to be Council before the expiration of that time to be the next ordinary Meeting after he passing or throwing out of the Bill.

XCIII No assent shall be recorded unless delivered to the Clerk of the Assents within at time to be Council before the expiration of the second ordinary meeting the Council after the passing or throwing out f the Bill

XCIV. If the Governor General be not abvernor Gene- sent from the Council of India, the Bill when passed shall be sent by message to the Governor Geal or to the Governor General in Council, in er that it may be submitted to the Governor leral for his assent.

If the Governor General shall be absent from the Council of India, the When absent. Bill so passed, together with the cord of assent or dissent of any Member, shall sent by a message to the President in Council, order that it may be submitted to the Governor heral for his assent,

MOVI If the Governor General give his assent, the Act shall be promulgated in the Government Gazette.

SUSPENSION OF STANDING ORDERS.

CXXV. THE Council may suspend all or By Council. any of the Standing Orders, and any Committee of the whole Council may suspend any Standing Order, so far as it relates to business then be-By Committee. fore such Committee. Provided that no motion for such suspension shall be proposed from the Chair unless it shall be seconded. Such suspension ought to be rarely had recourse to, and never without cogent reasons given, to the satisfaction of the Council.

CXXVI. Any Member voting against such suspension may record his dis-Recording dissents sent and the reasons thereof, and assents. and any Member voting for such suspension may record his assent and the reasons thereof. Provided that such recorded dissent or assent be given in at the next ordinary Meeting of the Council.

SPECIAL STANDING ORDER.

ANY Draft Act, which, prior to the 20th of May 1854, was read in Council and published for general informa-Bills published before 20th of May 1854. General of India in Council, may, upon motion, be referred to a Select Committee, or may be taken into consideration by a Committee of the whole Council; and such Committees shall proceed respectively in the manner prescribed in the general Standing Orders, after which the Council may proceed in the manner prescribed in the general Standing Orders in respect to Bills settled in Committee.

W. Morgan,

Clerk of the Council.

Legislatibe Council.

2nd September 1854.

THE following Bill was read a second time in the Legislative Council on the 2nd of September 1854, and referred to a Select Committee who are to report thereon after the 6th of December next:-

A Bill to amend Regulation III. of 1833 of the Bombay Regulations.

WHEREAS the restriction of the appointment of Joint Police Officers under Regulation III. of 1833 of the Bombay Code to certain Towns has been found to be in-Preamble. convenient, It is enacted as fol-

lows :-

I. It shall be competent to the Honorable the Governor in Council of Bom-Government may appoint Joint Police Officers to districts. bay to appoint Joint Police Officers to any districts of that Presidency under the provisions of Regulation III. of 1833; and to exempt the And exempt them said Joint Police Officers from from the control of said Joint Police Officers from the District Police Of- the control and authority which have hitherto, under that Regulation, been exercised by the District Police Officers over the Joint Police Officers in the towns.

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W. MORGAN, Clerk of the Council.

Aegislatibe Council.

2nd September 1854.

THE following Bill was read a second time in the Legislative Council on the 2nd of September 1854, and referred to a Select Committee who are to report thereon after the 6th of November next:—

A Bill for the better supervision of Embankments.

Whereas the Regulations now in force for the maintenance of Embankments have been found ineffectual for the intended purposes thereof, and whereas it is desirable that provision should be made for the better supervision and protection of the same, and for the punishment of offences against this Act; It is hereby declared and enacted as follows:—

I. Regulation VI. of 1806 and Regulation XI. of 1829, are hereby repealed, except so far as they repeal the whole or part of any other Regulation, and except as to acts done, offences committed, and liabilities incurred before the passing of this Act.

What is a public nexed to the Presidency of Fort William in Bengal, which is now kept up or may be erected and kept up at the expense of Government, or is now repaired or may be erected and repaired by the Officers of Government at the expense of the party bound to maintain such Embankment, and every Embankment which may be taken charge of and repaired by the Officers of Government under the authority of this Act at the expense of the party bound to maintain such Embankment, is a public Embankment within the meaning hereof.

Construction of Act, unless where a contrary intention appears from the context, the word "Embankment" shall, if it refers to a public Embankment, include such portion, not exceeding two hundred and fifty feet, of the land on both sides of the Embankment at the foot thereof as shall be marked off or denoted by the Officers of Government hereinafter mentioned.

IV. The general superintendence of the public

Who to have the
general superintendence of public Embankments shall be entrusted to such Officers as the Lieutenant-Governor of Bengal or
the Lieutenant-Governor of the
North-Western Provinces shall think proper to
appoint for the performance of that duty in their
respective Lieutenant-Governorships.

Private Embankment in the line of a public Embankment which connects public Embankment.

Embankments under this Act, may cause any private Embankment which connects public Embankments, or forms by junction with them part of a line of Embankments, or which interferes in any way with the efficiency of a line of public Embankments, or which is necessary for the protection of the neighbouring country, to be taken charge of and repaired by the Officers of

of public Embankments, or which is necessary for the protection of the neighbouring country, to be taken charge of and repaired by the Officers of Government, and shall charge the expense of maintaining any Embankment so taken charge of to the Zemindar or farmer, who is bound, or who may be willing, to maintain the same.

VI. The general Superindendent of Embank.

Private Embankment ments may also cause any private Embankment which endangers the stability of a public Embankment or obstructs the beneficial drainage of the country, to be removed or levelled.

VII. Before a final order for taking charge of, or removing any such Embankment shall be passed, notice shall be given to the party to enable him to appear before the Collector and be heard against the order, and the Collector shall communicate any objections that may be made thereto with his opinion thereupon to the general Superintendent of public Embankments, who shall pass such orders thereupon as may appear to him to be just and reasonable.

VIII If any Land-holder, farmer, or cultiva-Land-holders how tor be desirous of having a sluice or permanent opening made in any public Embankment for the to proceed to obtain a masonry sluice in a public Embankment. purpose of drainage or irrigation he shall make an application in writing to the Collector of the District in which such Embankmen is situate. The application shall contain such par ticulars of the land to be drained or irrigated as may enable the Officers of Government to judge of the advantage which may be derived from the work and shall declare, as regards an Embankmer maintained at the expense of the State, whether the applicant is willing to bear such part, not exceeding half of the cost thereof, as may be deter mined by Government; and as regards an Embank ment maintained by Government at the expense the owner thereof, whether the applicant is willing to defray the whole or such part of the cost inc dent to, and attendant on, the proposed work, a may be determined as aforesaid.

IX. The Collector shall transmit such applicate charge of Embankments to inspect and to report on the proposed work.

IX. The Collector shall transmit such application to the Officer in immediate charge of the public Embankments of his district, which is Agents, inspect and examination of the collector shall transmit such application to the Officer in immediate charge of the public Embankments of his district, which is Agents, inspect and examination of the collector shall transmit such application to the Officer in immediate charge of Embankments to inspect and i

the land and report his opinion on the application and if he shall be of opinion that the sluice or opening will benefit the land of the applicant, or effect an improvement in the general cultivation and be otherwise unobjectionable, he shall annex to be report a plan of the proposed work and an estimate of the expense of its construction.

Upon the applicant engaging to defray the cost, Collectormay issue certificate.

To defray the whole or half of the expense, or sac portion thereof as may be determined under the provisions of Section VIII. of this Act, as the camay be; and upon such agreement being execute shall issue a certificate to the said Officer to calculate the solution of the proposed sluster of the proposed sluster of the proposed sluster.

The proposed sluster of the proposed sluster of the proposed sluster of the proposed sluster of the proposed sluster.

The proposed sluster of the proposed slust

Officer in immediate charge of Embankments may authorize temporary water-course or temporary roadway shall made through or over any particular to the Officer in immediate charge of such Embankments to the Officer in immediate charge of such Embankments to the Officer shall grather application or not according as may appear him to be just and reasonable; provided that belonger the course of the officer shall grather application or not according as may appear him to be just and reasonable; provided that belonger the course of the

the commencement of the proposed work the aplicant shall enter into a written agreement to demy the expense of, and incident to making and cosing such temporary water-course or roadway.

XII. The accounts of the actual expense in-'curred in constructing and re-Annual Accounts to pairing Embankments, and in forwarded to the constructing and repairing sluices and openings, and mak-Collector, s arears of Govern- ing temporary water-courses or ment Revenue. roadways through and over any

public Embankment, shall be prepared as soon as ssible after the completion of such works, and chall as soon as such Accounts shall have received the sanction of the general Superintendent of public Embankments, be forwarded to the Collecor, who shall proceed to levy such amount, as may be chargeable to parties who are bound by their engagements to pay for the same, by the process which is or may be in force for the recovery of arrears of Government Revenue.

XIII. Whenever an Officer in immediate officer in immedi-charge of the public Embank-ments in any zillah under this ate charge to report Act shall be of opinion that the to Collector as to renoral of buildings, removal of any house, hut, or other building is needed for the safety or improvement of a public Embankment,

he shall make a report to that effect, accompanied by a detailed statement of the houses, huts, or other buildings to be removed, to the Collector of the district in whose jurisdiction the land on which such house, but, or other building stands, is situate.

XIV. When such report is received, the Collector shall cause a notice, con-Collector to give taining a general description of notice to claimants. the houses, buts, or other buildings proposed to be removed, to be affixed in some conspicuous place upon the land, and to be pub-Ished by proclamation in the nearest bazar, callon all persons claiming a right in such houses, huts, or other buildings to appear in person or by authorized Agent at a place to be specified in the notice, on or before a given date, not being less than fifteen days from the date of such proclamation, in order to make known the amount and particulars of their claim to compensation to a Punchait, to be appointed by the Collector for determining the value of the houses, huts, or buildings.

XV. The Collector shall appoint three persons to act as a Punchait to decide Collector to appoint the rights of different claimants, and determine the value of the houses, one of whom shall be nominated by the Officer in immediate charge of the Embankment

XVI. The Punchait shall, on the close of the inquiry, make their award, and Punchait to make transmit it to the Collector. If they differ in opinion, the opi-

aion of the majority shall determine the award.

XVII. If the Collector agree with such award, I Collector confirm his decision shall be final.

XVIII. If he differ therefrom he shall trans-If he differ, the Commissioner of the Division the award, with a report stating the grounds of his thereupon shall be final.

XIX. No final award made under this Act shall be hable to be reversed Award to be im-achable only for or altered, unless upon proof in fraud. a regular suit that it was procured by corruption or fraud. or that it extended beyond the authority given to the arbitrators.

After award Collector to give notice of payment, and to e buildings, &c., in 15 days.

XX. When the award has become final the Collector shall cause a notice to be affixed in some conspicuous place upon the land, with a citation calling on the parties to appear before him, in person

or by authorized Agent, on a certain day, and receive the amount so awarded, and warning them to remove their houses, huts, or other buildings within fifteen days from date of such notice.

Collector may rebuildings, &c. move buildings, &c. at the cost of the owners in case they neglect to do so them-

XXI. If on the expiration of the above stated period the houses, huts, or other buildings shall have not been previously removed, the Collector shall cause the same to be removed or levelled, and if any expense be incurred in

removing or levelling the same, the Collector may sell the materials at public auction in order to defray the charge, delivering any surplus that may remain to the owner.

XXII. Whoever wilfully obstructs any duly authorized person in removing Penalty for obstructor levelling any Embankment, ing Officer or person in discharge of duty. house, hut, or other building, shall be liable to be imprisoned

for any time not exceeding six months, with or without labor, at the discretion of the Magistrate, and also to fine not exceeding 200 rupees, commutable if not paid to a further period of imprisonment not exceeding six months.

XXIII. Whoever wilfully cuts through or at-

Penalty for wilful damage to Embankment by cutting, &c.

tempts to cut through any Embankment, whether public or private, or destroys or damages, or attempts to destroy or dam-

age, any such Embankment, or opens any sluice or water-course in any such Embankment so as to expose the adjoining lands to the danger of being overflowed, shall be liable, on conviction before a Magistrate, to be imprisoned for a term not exceeding three years, with or without labor, at the discretion of the Magistrate, and to a fine not exceeding 200 Rupees, commutable if not paid to a further period of imprisonment not exceeding one year.

XXIV. Whoever wilfully damages any public or private Embankment by Penalty for other wilful damage or obconstructing other Embankments, or diverting by any artificial means the drainage upon

such Embankment, or by constructing dams or causing any obstruction for the purpose of diverting or opposing the current of an embanked river, or by cutting or otherwise altering the banks of any embanked river, or by removing the earth from such Embankment, or, if it be a public Embankment, from the land within the limits hereinbefore provided for at the foot thereof, or by grazing or tethering any cattle or other animals on any public or private Embankment, or by driving stakes, or cutting or rooting out grass growing on such Embankment or adjacent land; or does any other wilful act which may destroy or diminish the efficiency of such Embankment, shall be liable, on conviction before a Magistrate, to simple imprison-

tion :-

ment, with or without labor, at the discretion of the Magistrate, for a term not exceeding three months, or to a fine not exceeding 200 rupees, commutable if not paid to a further period of imprisonment, with or without labor, for a term not exceeding three months, or to both.

XXV. Any Deputy or Assistant Magistrate may, to the extent of the power conferred upon him by the Reputy or Assistant Magistrate under this Act.

The puty of Assistant Magistrate upon him by the Reputy of Assistant Magistrate upon him by the Reputy of the Bengal Code, and by the Acts of the Governor General of India in Council, exercise the powers conferred upon a Magistrate by this Act.

XXVI. The provision of Section XIII. Regulation XX. of 1817, shall extend to any charge or information of the offences specified in Section XXIII. of this Act, and Darogahs and other Police Officers shall inquire and subject to the provisions therein prescribed.

XXVII. All sentences and orders passed by a

Magistrate, Deputy Magistrate,
or Assistant under this Act
shall be appealable, subject to the general provisions which regulate appeals.

W. Morgan, Clerk of the Council.

Notifications, Appointments, &c.

Fort William, Foreign Department, The 1st September 1854.

No. 3915.

The Governor General in Council is pleased to make the following appointments:—

Assistant Surgeon A. Young, of the Bengal Medical Establishment, to the Medical charge of the Joudpore Legion, vice Surgeon J. Bowhill, who vacates on promotion.

Lieutenant J. E. B. Parsons, 5th Regiment Native Infantry, to be Adjutant of the 1st Regiment of Infantry, Gwalior Contingent, vice Lieutenant W. B. Irwin, appointed to another situation.

No. 3916.

The Governor General in Council is pleased to confirm the leave of absence from his station, for one month, granted by the Bishop to the Reverend F. W. Ellis, Chaplain of Umballa, under Section XXV. of the Amended Absentee Rules, commencing from such date as he may avail himself of the same.

The 5th September 1854. No. 3917.

Cornet W. R. Shakespear received charge of the office of Deputy Bheel Agent and the charge of Maunpore on the 21st ultimo.

> G. F. EDMONSTONE, Secy. to the Govt. of India.

No. 32. FORT WILLIAM, FINANCIAL DEPARTMENT. The 25th August 1854.

The Most Noble the Governor General in Council is pleased to direct that the following Despatches from the Hon'ble the Court of Directors and the Rules passed in conformity with the instructions therein conveyed, be published for general informa-

PUBLIC DEPARTMENT.

No. 23 of 1854.

Our Governor General of India in Council.

1. By the provisions of Section 32 of the new Act for the Government of India the prohibition of the receipt by our Servants, of any part of their Indian Allowances while absent in Europe is repealed, and as the legal obstacle to carrying out our views for the complete revision of the Rules for the grant of Leave of Absence to our Civil Servants under Sick Certificate, or on Furlough, is thus removed, we lose no time in conveying our instructions on this important subject, a measure which we have long had in contemplation.

2. The present Rules allow of the absence of Civil Servants from their Stations under Medical Certificate within the limits of their Presi-

dencies, for a period of two years with retention of Office, but subject to a deduction of one-third from the salary thereof for the whole period of absence They allow a Civil Servant to proceed under Medical Certificate to any place beyond the limits of the Presidency to which he belongs, but within the limits of the Company's Charter for any period not exceeding two years, without loss of office, but sub-

*If salary exceed Rs. 2,000 per month, for the 1st year ith and for the 2nd year ith

If not exceeding Rs. 2,000 per month, for the 1st year th and for the 2nd year th

If not more than Rs. 500 per month, no deduction for the 1st year, and only so much of the 1th as will reduce it to Rs. 500 if above that sum-for the 2nd year 1th,

ject to deductions* from the Salary thereof to the extent specified in the margin.

3. After having given our best consideration to the subject we propose to adopt the following Rules in lieu of those which have been referred to. We do not think it necessary, adverting to the increased

verting to the increased facility of communication which has been afforded by the improved means of transport, and which the construction of Railroads in India will further increase, to maintain the restriction as to places and geographical limits which are now imposed by the regulations on Officers absent on Sick Leave. We are disposed to permit any Officer of this class to proceed to any place in India, in Europe, or elsewhere, as he may consider most conducive to the restoration of his health, and we intend therefore to impose no restrictions whatever as to the places to which he may resort.

4. The following conditions must in future attach to Leaves of Absence granted to Servants who shall have resided ten years and upwards in India, and who may be declared by a sufficient Medical Certificate to require such leave for the recovery of their health.

1st. The total period of absence with the privileges hereinafter provided, shall not (save as specially excepted in para. 5 of this Despatch) exceed eighteen months in the whole, nor shall it exceed fifteen months on any one occasion.

The Office of the Absentee will be considered to be vacated if he shall be absent beyond eighteen months altogether, or beyond fifteen months at any one time, such absence to be computed, if he shall proceed to a Sanitarium within the presidency from the date of his armidal to the shall proceed to a sanitarium within the Presidency from the date of his arrival thereat, i to any place beyond the Presidency but within the Continent of India from the date of his reaching the limits of his own Presidency, and if he shall proceed to Sea, from the date of the sailing of the vessel on which he may have embarked, from any Port in India which is not more distant from his Station than the Ports of his own Presidency, to the date of his arrival at any Port within the Presidency to which he belongs, or at any other Port which is not more distant from his Station than the Ports of his own Presidency.

3rd. The Absentee will be entitled to draw a

moiety of his Salary, and the same will be paid to him during such period of absence provided that he shall in no case draw a larger sum than Rupees 10,000 (£1000) per annum during that period. In cases in which the emolument of the Absentee's Office does not exceed Rupees 5000 per snum, no deduction therefrom shall be made for the period of eighteen months, nor shall such deduction be made in other cases as shall reduce he allowance below Rupees 5,000 (£500) per

annum.

If the Absentee be compelled by the state of his health, under due Medical Certificate, to remain absent for a longer period than eighteen months, or fifteen months, at any one time, he will as before stated, vacate his appointment, but to will be permitted to receive an allowance at the rate of £500 per annum for such further period of absence as shall not exceed the entire term of three years in the whole. At the expiration of that term, all allowance must cease until the

Servants return to India.

5. If a Civil Servant of more than fifteen ears service after having been absent on Sick eave for eighteen months in the whole or for ffeen months at one time, at whatever period of his service such Sick Leave shall have been aken shall be again compelled by the same cause to apply for Leave of Absence, your Government and those of the subordinate Presidencies may on pecial grounds grant Leave of Absence for one period not exceeding six months, during hich the Absentee may retain his Office and half is salary under the limits above enjoined.

6 If a Civil Servant after fifteen years service all be compelled by ill-health to apply for fur-Leave of Absence he may be permitted on second grounds to obtain it, but his Absence will wolve the loss of Office and Salary, we shall owever vest in your Government and in the sublinate Governments respectively, a discretionary For to grant in such last mentioned cases a Sick entee Allowance not exceeding Rupees 5,000 or \$500 per annum for a further period not exceed-

twelve months.

With regard to Junior Civil Servants who y be compelled by Sickness certified in a hr manner, to quit their Stations before the to modify the existing rule by limiting the and of absence to eighteen months, or fifteen outs at any one time. They will not retain a appointments, but we shall permit them to aw during this period, an allowance at the rate \$250 per annum as at present, and if any

Junior Servant absent as aforesaid be prevented by the state of his health under due Medical certificate, from returning to his duty at the end of the periods above-named, he will be permitted to continue absent for a further term not exceeding

eighteen months with the same allowance.

8. A Junior Civil Servant having enjoyed either of the above-named advantages will not be entitled to the Leave of Absence provided for Servants of more than ten years service, after he shall have attained that standing, but if after he has attained it, he shall be compelled again by ill-health, to quit his Station, and provided that his former periods of absence shall have fallen short of three years in the aggregate, he may be permitted, under Medical Certificate, to receive a further Leave of Absence for such a period as shall make up the entire length of absence to three years, and during that additional period he shall receive an allowance at the rate of £500 annum. He will however be entitled after fifteen years service to the benefit of the special leave authorized to be granted according to paras, 5 and 6 of this Despatch.

9. None of the above-mentioned Rules will be applicable to Members of Council, each Member, may however, with the special sanction of the Government, be permitted to be absent under Medical Certificate, for a period not exceeding six months, retaining his Office and receiving half his salary, which shall be paid to him during such absence, but if his absence shall exceed six months

his Office will be vacated.

10. The privilege of retaining Office and a portion of salary for a limited period when on Sick Leave, will render it necessary that great attention should be paid to the Medical Certificates which may be produced by applicants for this leave. It is most essential to provide against any abuse of this privilege, and we desire that your immediate attention may be given to this subject with the view of such strict Regulations being framed as may prevent certificates being obtained on insufficient grounds. You will forward to us the Regulations that you may think requisite for this purpose.

11. It appearing that the existing Rules with respect to the grant of Leave of Absence on Private, Affairs Short Leave of Absence on Private Affairs. for short periods work well on

the whole, we do not propose to n them. The maximum conmake any change in them. tinuous period for which such leave can be granted (without loss of Office) will therefore continue to be four months, viz. one month privilege leave, and three months "special leave" on sufficient cause being shown as provided in the present Rule.

12. We have on many former occasions adverted to the evils connected with the multiplication of Acting Appointments and we rely upon your exercising the most vigilant attention that the repeated and particular instructions addressed to you from time to time upon this subject may be carried into effect, and especially those contained in our Financial Letter of the 3rd July 1844, No. 11.

13. You will not fail also to recollect, that it is to be held as a principle not to be departed from that no expense to Government is to ensue from the absence of Officers from their Stations whether on Sick Leave or on short Furlough on Private Affairs, and you will therefore so regulate the sums to be paid to the persons holding Acting Appoint-ments as to ensure that the aggregate amount of

Official Salaries and emoluments shall on the one hand be appropriated to the liberal remuneration of the Acting Officers, and on the other hand cover the expense of the sums paid to the Absentees, We desire that an annual account may be transmitted to us shewing how this Rule is carried out at each of the Presidencies.

Andre soluti and

14. In place of the period of three years (in Furloughs on Private one term) for which the Fur-lough is now granted, we have determined to concede to our Civil Servants the option of taking a Furlough of three years as at present or of dividing the Furlough into two periods which may either be of one or two years respectively, or of eighteen months each, provided that in every such case the Civil Servant shall declare on taking his Furlough, whether he intends it to be for twelve, eighteen or twenty four months, in order that the Government may make its arrangements accordingly. In case of such division the first Furlough to be taken after a residence of not less than ten years and the second Furlough after a further residence in India of ten years from the date of return from the first Furlough. But Civil Servants returning on Furlough to this Country will continue as at present to vacate their Offices.

15. Having thus regulated the periods of Furlough, we shall continue to grant for those periods the Furlough Allowance at present given, namely,

£500 per annum.

16. We shall not encourage the grant of extensions of Furlough beyond the prescribed period, nor shall we, upon any ground whatever, permit the receipt of Furlough Allowance for any longer period than three years under the Rules above

17. Civil Servants who may have been compelled by Sickness to quit their duty under Medical Certificate before completing ten years residence, will be entitled to receive during their Furlough on Private Affairs taken subsequently to their completion of that period of residence the ordinary Furlough Allowance of £500 per annum for three

18. In applying the foregoing Rules in substitution of those now existing, periods of absence to the limit of three years, either on Medical Certificate or on Furlough Private Affairs, will count as Service in India in the twenty-five years entitling to the Annuity, the present qualification of twenty-two years residence being retained. Periods of short Leave of Absence on Private Affairs taken in India will count as Service and residence as at present.

19. In the above Regulations we have endeavoured to provide for the efficiency of the Public Service while we have been anxious to extend every fair and reasonable allowance to our Servants, and considering the present Rules for the grant of leave to the Cape, &c., to admit of much abuse which cannot fail to be disadvantageous to the Public Service, it is our desire that the new Rules with regard to Sick Leave shall apply to all our Servants from the date of their promulgation.

20. We entirely concur in the opinion expressed in paras. 5 and 6 of your Despatch in this Department, dated the 3rd May 1850, No. 21, that it is advisable to prescribe by Rule, some period of service after which Civil Servants shall not be appointed to any new Office, nor be permitted to retain Office which they may have held for a period of five years and upwards, and we have resolved to

establish thirty-five years as the period of service for the purpose in question. This Rule must, as you suggest be subject to exceptions in special cases which are to be referred for our decision. In such cases, your recommendation will not fail to receive our prompt consideration. The above Rulmay be applied to every Civil Servant appointed to Office after its promulgation, and to the case of every other Civil Servant to whom it relat s, at the close of five years from the date of its promul-

21. We desire that the Rules for the grant of Leave of Absence on Sick Certificate and on Furlough, be at once modified in accordance with the views contained in this Despatch, and that

Copies thereof be transmitted to us.

22. Military Officers employed in the Civil Department will be subject to the Rules laid down in our Military Despatch, dated the 30th December 1853, No. 18, for the grant of Leave of Absence and Furlough to Officers holding Military Staff Appointments.

23. You will communicate this Despatch the Governments of Madras and Bombay and the Lieutenant-Governor N. W. Provinces togethe with Copies of the Rules so soon as they shall have

been revised.

We are, &c.,

(Signed)

RUSSELL ELLICE, J. OLIPHANT,

and Eleven Others

LONDON. 5th April 1854. §

PUBLIC DEPARTMENT.

No. 33 of 1854.

OUR GOVERNOR GENERAL OF INDIA IN COUNCE

Para. 1. Since our Despatch in this Department dated the 5th April 1854, No. 23, on the subjection of the Civil Furlough and Absentee Rules was prepared, we have received your Financial letters the 16th December 1853, No. 73, enclosing a Merchanten Rules was prepared to the civil Furlough and Absentee Rules morial from several Members of the Bengal Civ Service praying for such modification of Section XI. of the existing Code, as will allow of the puvilege leave of one mouth in each year being and mulated at the option of the Civil Servant for the or three years, after which leave may be taken, the pleasure of Government, for either two thr e months, (as the case may be) without dedu tion from allowances.

 Section XI. formerly provided for the gra-of privilege leave on the terms now solicited, at the old Regulation was altered in the year 184 on the last occasion of the general revision of the Absentee Rules by your Government.

3. We have no objection to modify the Ru in accordance with the request of the Service, with your recommendation, and to authorize should you consider that the Fund formed deductions from the salaries of Absentees admit of this additional charge upon it, to gra privilege leaves free of all deduction, even cases in which some expense may be occasi

by the temporary absence.

4. The Government of Bengal having in the letter to you on the above subject, alluded the question of Deputation Allowances. refer you to para. 13 of our Public Despated at April 1854, No. 23, wherein we have authorized you to lay down such Rules as

ensure that the aggregate amount of Official Salaries and Emoluments shall, on the one hand, be appropriated to the liberal remuneration of the Acting Officers, and, on the other hand cover the expense of the sums paid to the Absentees."
We can of course, have no wish that the state should derive financial gain in consequence of the absence of our Se vants, although we think it proper to insist that no extra charge shall thereby be incurred. Within that necessary limit, you may deal as liberally as you may be able, with the temporary occupants of the Offices of Absentees.

5. Our attention has also been given to the question of including the Law Officers of the Company in the new Code of Absentee Regulations. On several occasions we have received memorials mon this subject, which we have treated in the Indicial Department, and so lately as the year 1852, a memorial was addressed to us by the Law Officers at the three Presidencies, praying to be granted the privilege of a Furlough to Europe.

6 We cannot extend to the Law Officers any boon which is not conceded to our Civil Servants, and as the retention of Office during Furlough on Private Affairs is prohibited, any rule for granting Furlough to Law Officers would be inoperative.

7. As respects Sick Leave, the following is the only Rule which has yet been applied to them. "Whenever" our Advocate General or Attorney

* Vide Court's Despatch in the Law Department, dated the 23rd "Local Government, is to Ebruary 1831, No. 1." "appoint a competent per-"son to Act during his absence, the Absentee "receiving one-half of the salary for the period of "his Absence, not exceeding 18 months, and the locum tenens receiving the other half for that "period, and after its expiration the whole. In

"cases of absence a second time, the Absentee is "to receive no part of the salary, the whole of which is to be paid to the Officiating Advocate or Attorney."

We have resolved to substitute for the foregoing rule, the rules which we have laid down for the grant of Sick Leave and short leave on Private Affairs, to our Civil Servants, both as respects the periods of absence and the limitation of allowances during such absence. Leave will of course only be granted at the convenience of the Government, and no additional expense will, on any consideration, be incurred by the Government on account thereof. If any Law Officer shall quit his duty, save on leave under Medical Certificate, or on short leave on Private Affairs, he will be considered to have vacated his appointment.

9. We desire that Rules may at once be framed in accordance with the views expressed in this Despatch, and that the same be embodied in the new Code, and circulated for information and

guidance. We are, &c. same (signed) J. OLIPHANT, E. MACNAGHTEN,

and Nine Others.

LONDON, 17th May 1854.

ring of the con-

ECCLESIASTICAL DEPARTMENT, No. 2 of 1854.

OUR GOVERNOR GENERAL OF INDIA IN COUNCIL. Para 1.—Having considered the position of Members of our Ecclesiastical Establishments in connexion with the Rules which we have lately laid down for the grant of Furlough and Leave of Absence to our Civil and Military, we have determined that Chaplains and Assistant Chaplains shall be entitled to take Furlough on Private Affairs and on Medical Certificate on the same terms and conditions as Military Officers, with the following modifications :-

1st.—Chaplains being allowed to retire after twenty years' service, the period of furlough (Private Affairs) must in their case, be limited to the present term of three years. The Furlough may, however, either be taken in one period, or be divided into two periods whether of eighteen months each, or of two years and one year respectively, and, if divided, the first Furlough may be taken, as at present, after seven years residence, and the second Furlough after a further residence of ten years in India. As respects Chaplains and Assistant Chaplains appointed before the 11th January 1854, when the period of service was only eighteen years, their second Furlough, if they should exercise the option of taking Furlough in two periods, will be available after a second residence in India for a term of eight years.

2nd.—No Furlough or Leave of Absence, whether on Private Affairs or on Sick Certificate, taken in Europe, or elsewhere out of India, in excess of three years, will be allowed to count as service in India, in the twenty years which qualifies Chap-lains for their Retiring Pensions.

- 2. The Furlough Pay of Chaplains will remain as at present. With regard to their allowance during Sick Leave to any place out of India, we have resolved that, in accordance with the principle adopted for Military Officers, they shall receive salary, (but at a rate not exceeding £600 per annum) for the fist six months of absence, and for the remaining twelve months an allowance equal to the Furlough pay of their standing. If the leave be extended an allowance equal to Furlough pay may be drawn for a further period of eighteen
- 3 You will communicate this Despatch to the Governments of the Subordinate Presidencies.

We are, &c.,

(Signed) J OLIPHANT,

E. MACNAGHTEN,

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of obvious or Bernie for

and Eight Others.

7,00mmdq

· London. The 14th June 1854.

FORT WILLIAM, FINANCIAL DEPARTMENT,

The 25th August 1854.

THE following Rules for the grant of Leave of Absence for regulating Deductions from Salaries and Deputation Allowances, and for limiting the period of Service of Civil Servants, will take effect in all the Presidencies and Settlements under the Government of India from the 1st October 1854, in supersession of the Rules of the 17th May 1843. A few world was well believed a set of the property of the set of the s

synd on the Spentigo this many and by

CHAPTER I.

RULES FOR APPLICATION FOR LEAVE OF ABSENCE.

Nore .- This Rule must be Note:—This Rule must be considered as superseding the Rule under which Commissioners of the Land Revenue and other Officers have heretofore been allowed to grant Leave of Absence in Bengal.

Section I. No Leave of Absence from any Office or Station can be granted, but by the Government under which the employment is held, and on the application of the party

requiring such leave, saving in such cases as may hereafter be specially excepted. The application must be made publicly through the regular channel in the Depart-

ment to which the applicant may belong.

Section II. The official allowances of the holder of a Civil Office quitting his Station without leave will entirely cease from the date of his quitting until his return, or, in the event of his subsequently obtaining leave, to the date of such

leave being granted to him.

Section III. No Leave of Absence shall have any retrospective effect, except in cases of severe. illness, to be attested by Medical Certificate, conforming in every respect to the directions contained in Section V.

CHAPTER II.

RULES FOR SICK LEAVE.

Section IV. Upon application duly made, the Government may grant Leave of Absence on Medical Certificate to any Civil Servant, to any place in India, in Europe, or elsewhere, as he may consider most conducive to the restoration of his health, without any restrictions whatever as to the

places to which he may resort.

Section V. When an application for Leave of Absence is made on the ground of ill-health, it must be accompanied by a Certificate and a Statement of the case from the Medical Officer by whom the applicant has been attended, distinctly stating, from personal observation, the nature of the disease, the symptoms by which it is manifested, the period during which it has existed, as far as the knowledge of the Medical Officer extends, and the necessity for temporary removal to some other place in India, or in Europe, or elsewhere, as laid down in Section IV.; and in case of the applicant visiting the Presidency preparatory to obtaining leave, the Certificate must be counter-signed by the Members of the Medical Board, on their being satisfied, on a perusal of the Medical Attendant's statement of the case, that the leave applied for is absolutely necessary towards his recovery. the applicant's Medical Attendant be of opinion that he ought to proceed to a Sanitarium or other place without visiting the Presidency, the Certificate must, in the first instance, be counter-signed by the Superintending Surgeon of the Division in which the applicant may be located, and afterwards submitted with the statement of the case for the consideration and counter-signature of the Members of the Medical Board.

The Certificate shall be given in the following

I, A. B., Surgeon at or of-do hereby certify that E. F., of the Civil Service, is in a bad state of health, and I solemnly and sincerely declare that, according to the best of my judgment, a change of air is essentially necessary to his recovery, and do therefore recommend that he may be permitted to proceed to Sea, (or to such place as the Surgeon may think proper, expressing it in the Certificate.)

The following form shall be observed by the Members of the Medical Board or the Superintend ing Surgeon, in counter-signing the Surgeon's Certificate:

We (or I) do hereby certify, that, according to the best of our (or my) professional judgment, after careful personal examination of his case, we (or I) consider the state of health of E. F. to be such as to render Leave of Absence for a period ofabsolutely necessary (or highly desirable) for his

recovery.

An application for extension of leave must, if the applicant be in India, be accompanied by a Certificate to a like effect from the Medical Officer by whom the applicant is attended, together with a statement showing sufficient reason for the extension solicited; and such Certificate must be counter-signed by the Members of the Medical Board, or by the Superintending Surgeon of the Division in which the applicant may be located, as the case may be, on perusal of the statement. In like manner, if the applicant shall have proceeded beyond the Territories under the Government of the East India Company, he must furnish a Certificate and Statement to the required effect from a Surgeon or Physician at the place of his temporary residence by whom he has been attended. such attendance, and the period of it to be stated, and the Certificate to be counter-signed by the Examining Physician of the East India Company if the applicant is in England, or if not in England, by the principal Medical authority of the Colony or Country to which the Absentee may have proceeded, or some sufficient reason stated for the want of such counter-signature if the Certificate be not so counter-signed. The Medical Board or Superintending Surgeon, before countersigning a Certificate as above-mentioned, must either personally examine the applicant or state some sufficient reason why they, or he, have or hath been unable to do so. When any of the required particulars are neglected, leave will be refused.

Section VI. The following conditions will in future attach to Leaves of Absence granted to Servants who shall have resided ten years and upwards in India, and who may be declared by a sufficient Medical Certificate to require such leave

for the recovery of their health :-

1st.—The total period of absence, with the privileges hereinafter provided, shall not (save as specially excepted in Section VII. of these Rules) exceed eighteen months in the whole, nor shall it exceed fifteen months on any one occasion.

2ndly.—The office of the absentee will be considered to be vacated if he shall be absent beyond eighteen months altogether, or beyond fifteen months at any one time, such absence to be computed, if he shall proceed to a Sanitarium within the Presidency, from the date of his arrival thereat; if to any place beyond the Presidency, but within the Continent of India, from the date of his reaching the limits of his own Presidency; and if he shall proceed to Sea, from the date of the sailing of the Vessel on which he may have embarked from any Port in India which is not more distant from his Station than the Ports of his own Presidency. the date of his arrival at any Port within the Presidency to which he belongs, or at any other Port which is not more distant from his Station than the Ports of his own Presidency.

3rdly.—The absentee will be entitled to draw a moiety of his salary, and the same will be paid to him during such period of absence, provided that

he shall in no case draw a larger sum than Rupees 10,000 (£1,000) per annum, during that period. In cases in which the emolument of the absentee's office does not exceed Rupees 5,000 per annum, no deduction therefrom shall be made for the period of eighteen months, nor shall such a deduction be made in other cases as shall reduce the allowance below Rupees 5,000 (£500) per annum.

4thly.—If the absentee be compelled by the state

of his health, under due Medical Certificate, to remain absent for a longer period than eighteen months, or fifteen months at any one time, he will, as before stated, vacate his appointment, but he will be permitted to receive an allowance at the rate of £500 per annum, for such further period of absence as shall not exceed the entire term of three years in the whole. At the expiration of that term, all allowance must cease until the Servant's return

Section VII. If a Civil Servant of more than fifteen years' service, after having been absent on sick leave for eighteen months in the whole, or for fifteen months at one time, at whatever period of his service such Sick Leave shall have been taken, shall be again compelled by the same cause to apply for Leave of Absence, the Government of India and the subordinate Governments may, on special grands, grant Leave of Absence for one further period not exceeding six months, during which the absentee may retain his office, and half his salary under the limits above enjoined.

Section VIII. If a Civil Servant, after fifteen years' service, shall be compelled by ill health to apply for further Leave of Absence, he may be permitted on special grounds to obtain it, but his absence will involve the loss of office and salary; the Government of India and the subordinate Governments will however, respectively, exercise a discretionary power to grant, in such last-mentimed cases, a sick absentee allowance, not exceeding Rupees 5,000 or £500 per annum, for a furthe period not exceeding twelve months.

Section IX. Junior Civil Servants, who may be compelled by sickness, certified as aforesaid, to quit their Stations before the completion of ten years' residence in India, will be allowed to be absent for eighteen months in the whole or fifteen menths at any one time. They will not retain their appointments, but they will be permitted to daw, during this period, an allowance at the rate of £250 per annum as at present; and if any Junior Servant, absent as aforesaid, be prevented by the state of his health, under due Medical Certificate, from returning to his duty at the end of the periods above-named, he will be permitted to continue absent for a further term, not exceeding eighteen months, with the same allowance.

Section X. A Junior Civil S rvant, having enoyed either of the above-named advantages, will not be entitled to the Leave of Absence provided for Servants of more than ten years' service, after he shall have attained that standing, but if after he has attained it, he shall be compelled again by ill bealth to quit his station, and provided that his former periods of absence shall have fallen short of three years in the aggregate, he may be permitted, under Medical Certificate, to receive a further Leave of Absence for such a period as shall make up the entire length of absence to three years, and during hat additional period he shall receive an allowance at the rate of £500 per annum. He will however be entitled, after fifteen years' service, to the benefit

of the special leave authorized to be granted according to Sections VII. and VIII. of these Rules.

Section XI. None of the above-mentioned

Rules will be applicable to Members of Council. Each Member may, however, with the special sanction of the Government, be permitted to be absent. under Medical Certificate, for a period not exceeding six months, retaining his office and receiving half his salary, which shall be paid to him during such absence, but if his absence shall exceed six months, his office will be vacated.

Section XII. Civil Servants who may desire to draw their allowances while absent on account of sickness under the above Rules, will be required to give security in such amount and form as may be fixed by the Government for the refund of any excess that may be drawn either by the Agents at the Presidency or by themselves in case of

their coming under retrenchment.

CHAPTER III.

RULES FOR SHORT LEAVE ON PRIVATE AFFAIRS.

Section XIII. The Government may grant to Civil Servants Leave of Absence to any place or places in the Continent of India, whether within the Territories subject to the Government of India or not, or to proceed to the Island of St. Helena, the Colony of the Cape of Good Hope or to any place situate between the 36th degree of North latitude and the 50th degree of South latitude, such place being likewise between the 30th and the 180th degrees of longitude East of Greenwich, excepting however any Islands in the Mediterranean or Levant, and excepting all places within the said geographical limits which may form part of Europe, for one month in each year, without deduction from the salaries and emoluments drawn by such Servants—such leave, however, will only be granted when the Government is satisfied that no inconvenience will arise from the departure of the Officer seeking it. No second leave can be granted under this Rule until the completion of eleven months from the expiration of the last leave; but Servants not availing themselves of the indulgence in any one year, may obtain, under the like conditions, Leave of Absence for two successive months, to commence at or after the expiration of twenty-two months from the termination of their former leave; and if two years elapse without enjoyment of the privilege, leave for three months may, in like manner, be granted at the expiration of thirty-three months from the termination of the last preceding leave; but no leave shall be granted under this Rule for any period exceeding three months. If an Officer shall not return at the expiration of the period of leave granted him under this Rule, he shall forfeit all pay and allowances during the time of his remaining so absent without leave, and if he shall so continue absent for more than one month beyond the term granted, his office shall become vacant.

Civil Servants absent from their Stations under Medical Certificate cannot be admitted to leave under this Rule in continuation of their sick leave; and if, while absent under this Rule, they be granted extended leave under Medical Certificate, they shall be considered liable to the Rules applicable to Leave of Absence on Medical Certificate for the whole period of their absence.

Civil Servants who have been absent on Medical Certificate during any portion of a calendar year

are not entitled to leave under this Rule during that year; but in determining the interval necessary to entitle a person to leave under this Rule, no reference will be made to any intermediate Leave of Absence that may have been grant-

ed under Section XV.

Section XIV. As a general Rule, when leave is granted under Section XIII., such leave will be in one period only, whether for a whole month or less, and not in detached portions to complete one month within the year, and the term year shall be held to mean the calendar year comshall be held to mean mencing with the 1st of January and ending with the 31st of December, but as an exception to this Rule, it shall be discretional with the several Local Governments, where good cause is shown for the indulgence, and it is attended with no public inconvenience, to sanction Leave of Absence under this Rule to such parties as may not have occasion to apply for the whole at once, in instalments, not to exceed in the aggregate one month within the calendar year, on the understanding that no leave can be granted for any fresh calendar year until the completion of three months from the expiration of the entire leave or of the last instalment of leave taken in the past calendar year.

Section XV. The Government may, on suffi-

cient cause being shown, grant to a Civil Servant special Leave of Absence on Private Affairs for three months, to any place or places within the limits mentioned in Section XIII., pro-vided, however, that if any Officer to whom such leave shall be granted shall be absent from his Station for any period exceeding that to which he may be entitled without deduction, under Section XIII., the absentee shall, for the period in excess, draw no more than one-half of his salary and allowances. After an absence of three months (exclusive of any period which may be granted under Section XIII.) any office held

by the absentee shall become vacant,

CHAPTER IV.

FURLOUGHS ON PRIVATE AFFAIRS.

Section XVI. In the place of the period of three years (in one term.) for which Furlough has hitherto been granted, Civil Servants will be allowed the option of taking a Furlough of three years as at present, or of dividing the Furlough into two periods, which may either be of one or two years respectively, or of eighteen months each, provided that, in every such case, the Civil Servant shall declare, on taking his Furlough, whether he intends it to be for twelve, eighteen, or twenty-four months, in order that the Government may make its arrangements accordingly. In case of such division, the first Furlough to be taken after a residence of not less than ten years, and the second Furlough after a further residence in India of ten years from the date of return from the first Furlough; but Civil Servants, returning on Furlough to Europe will continue, as at present, to vacate their offices.

Section XVII. The Furlough Allow

Allowance granted during the periods mentioned in the last Section will be at the rate of £500 per annum, and the receipt of it will not, on any grounds whatever, be permitted for any longer period than three

years.

Section XVIII. Civil Servants who may have been compelled by sickness to quit their duty under Medical Certificate, before completing ten years' residence in India, will be entitled to receive during their Furlough on Private Affairs, taken subsequently to their completion of that period of residence, the ordinary Furlough Allowance of £500 per annum for three years.

Section XIX. In applying the foregoing Rules in substitution of those before existing, periods of absence to the limit of three years, either on Medical Certificate, or on Furlough on Private Affairs, will count as service in India in the twenty-five years entitling to the annuity, the present qualification of twenty-two years' residence being retained. Periods of short Leave of Absence on private affairs taken in India will count as service and residence as at

Section XX. Military Officers employed in the Civil Department will be subject to the Rules laid down in the Court's Military Despatch dated the 30th December 1853, No. 18, for the grant of Leave of Absence and Furlough to Officers holding Military Staff Appointments.

CHAPTER V.

RULES FOR JOINING STATIONS.

Section XXI. There shall be allowed to Officers

Note -The time allowed for joining is computed from the date of the Order reaching the Officer appointed.

appointed to any new Office the periods of one month, two months, or three months for joining, accordingly as the dis-

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tance may not exceed 300 or 600 miles, or be in excess of the last-mentioned distance, Officers not joining their Station within the said periods, respectively, shall forfeit their salary for the time delayed in excess of the above periods, and if such excess shall exceed one month, the office shall be vacated, unless otherwise specially ordered by Go-

Section XXII. Upon the first appointment of any Civil Servant, who shall be reported qualified for Public Service by the Examiners appointed by the Government, to any Civil Station, there shall be allowed for travelling expenses to the Station, an allowance at the rate of 8 annas per mile by the direct Post Eoad, according to the Polymetrical Tables of the Post Office, the Bill for which allowance will be passed by the Civil Auditor after the Officer shall have joined the Station: if required in advance, an order of the Government shall be necessary.

Section XXIII. The salary of office will be payable from the date only of the Officer joining but in case of Junior Civil Servants, the salary of Assistants will be payable from the date of their being reported qualified for the Public Service. unless forfeited under the preceding Rule, through delay in joining the Station to which they may be appointed.

Section XXIV. In case of a change of office. when an Officer is appointed to a higher situation he shall not draw the higher salary until he jo For the period occupied in travelling, the Rule No. XXI., regulating the time and distance for joining Station, shall be applicable, and the Officer will, for the periods allowed in that Rule respective ly, draw out of the salary of the office he is about to join, a sum equal to that of his previous situation

CHAPTER VI.

RULES FOR DEPUTATION ALLOWANCES.

Section XXV. The sum of Company's Ru-

Nore.—This Rule will equality apply in case of a Political Resident taking a leave of one, two, or three months, for which in other cases he would suffer not deduction. The excess above the maximum monthly salary will in that case be enjoyed by the person in charge,

pees 52,200 per annum having been fixed, under the orders of the Court of Directors, as the maximum salary of Civil Office for the offices of Government under the situation of Member of Council, Civil Servants

who may draw larger allowances than this annual am, as a consolidated personal and sumptuary allowance, in consideration of the necessary expenses of their position, will, in all cases of absence, be treated in respect to deductions as drawing only the allowance thus limited, and the excess above the monthly salary yielded by that annual sum shall remain as a local addition to the usual Deputation Allowance to be drawn by the Officer performing the duties, to meet the necessary expenses of his position; provided however, that in the cases of Civil Servants appointed to offices of the escription referred to subsequent to the 2nd June 1854, the sum of Rupees 50,000 shall be held to be the maximum salary, under the Government Reolution, No. 563, of that date.

Section XXVI. Deputation Allowances shall be granted to Civil Servants temporarily performing the duties of an office according to the following rates, and subject to the limitations and con-

itions hereinafter laid down :-

To Civil Servants not holding any substantive pointment, at the rate of 50 per cent. on the thly salary of the appointment officiated in, ch Deputation Allowance being in addition to Subsistence Allowance of their respective ranks. To Civil Servants holding an office of inferior molument, when officiating in an office of super-or enclument, at the rate of 20 per cent. ficiated in, in all cases in which the salary of the appointment shall not exceed Company's spees 2,000 per mensem, and in respect to all pointments of which the salary shall be more than apany's Rupees 2,000 per mensem, at the te of 20 per cent. upon Company's Rupees 2000, and of 10 per cent on the amount is which the monthly salary may exceed Company's pees 2,000, provided however that no lower rate Deputation Allowance shall be given than es 200 per mensem.

The Deputation Allowance shall in all cases be addition to the salary of the substantive apparent held by the Officer on deputation.

The above rates are granted provisionally, sub-

et to future revision.

In the Punjab, Nagpore and other places, where pointments are by classes, the amount of Depution Allowances, payable at the above rates, will examine a calculated of the substantive appointment in hich the Officer deputed may be temporarily offiting, but on the average rate of salary attached the particular class to which the appointment by belong

A belong.

A Civil Servant acting for another shall have no deline to Commission or Fees, where any such the commission of the commission of the officer to as forming part of the income of the Officer to relieved, subject to the prescribed deductions.

A Civil Servant acting in an appointment, the salary of which is to be reduced on the retirement of the present incumbent, will draw deputation allowance on the reduced salary.

An Officer officiating in more than one appointment will be entitled to Deputation Allowance, regulated by the aggregate amount of the salary of the offices.

An Officer appointed permanently to a higher situation, but prevented from joining his appointment by an order of Government, and detained to officiate in a situation of still higher emolument than the one to which he has been permanently appointed, will be entitled to a Deputation Allowance in addition to the higher salary to which he has been promoted.

No Civil Servant, temporarily Section XXVII. officiating for another, shall draw an amount larger than the entire emoluments of the office in which he is officiating, and if the amount of the Deputation Allowance, according to the prescribed scale, added to the permanent emoluments of the officiating Servant, would exceed the emoluments of the office in which he is temporarily acting, the excess shall not be drawn. But this provision shall not apply to the case of any Officer deputed for special reasons to act in an office of inferior emolument to his own. In cases where an Officer holding two appointments, on being deputed to officiate for another, shall be relieved only from one, he shall receive no Deputation Allowance, unless the emoluments of the office in which he is deputed to act exceed the united emoluments of his permanent appointments, and in that case the Deputation Allowance shall be limited to the differ-

Section XXVIII. No subordinate Officer acting for his principal or for any other person holding a superior appointment in the same office or establishment, at the same Station, shall be entitled to any Deputation Allowance until after the expiration of one month, and then the allowance is not to be drawn in arrear. But a Servant previously out of employment, or who may be deputed to act from a different Station, shall be entitled to Deputation Allowance from the date at which he may enter upon the discharge of the duties to which he has been temporarily appointed.

Section XXIX. Civil Servants, if deputed to act at a distance from the Stations where they are employed, or if ordered by Government on special duty, shall be permitted to draw Travelling Allowances at the rate sanctioned in the case of a first appointment.

CHAPTER VII.

RULES FOR LIMITING THE PERIOD OF SERVICE.

Section XXX. After thirty-five years' service no Civil Servant shall be appointed to any new office, nor be permitted to retain an office which he has held for a period of five years and upwards, except in special cases, which are to be referred for the decision of the Hon'ble the Court of Directors. This Rule will be applicable to every Civil Servant appointed to office after its promulgation, and to the case of every other Civil Servant to whom it relates at the close of five years from the date of its promulgation.

CHAPTER VIII

RULES FOR THE GRANT OF LEAVE OF ABSENCE TO LAW OFFICERS.

Section XXXI. The East India Company's Law Officers may obtain Sick Leave and Short Leave on Private Affairs under the conditions prescribed in the case of Civil Servants, both as respects the periods of absence and the limitation of allowances during such absence. Leave will however only be granted at the convenience of the Government, and no additional expense will on any consideration be incurred by the Government on account thereof.

If any Law Officer shall quit his duty, save on leave under Medical Certificate or on Short Leave on Private Affairs, he will be considered to have vacated his appointment.

CHAPTER IX.

RULES FOR CHAPLAINS AND ASSISTANT CHAPLAINS.

Section XXXII. Chaplains and Assistant Chaplains may take Furlough on Private Affairs and on Medical Certificate, also Short Leave on Private Affairs, on the same terms and conditions as Military Officers, with the following modifications:—

1st.—Chaplains being allowed to retire after twenty years' service, the period of Furlough on Private Affairs, is in their case limited to the present term of three years. The Furlough may however either be taken in one period, or be divided into two periods, whether of eighteen months each, or of two years and one year, respectively, and if divided, the first Furlough may be taken, as at present, after seven years' residence, and the second Furlough after a further residence of ten years in India. As respects Chaplains and Assistant Chaplains appointed before the 11th January 1854, when the period of Service was only eighteen years, their second Furlough, if they should exercise the option of taking Furlough in two periods, will be available after a second residence in India for a term of eight years.

2ndly.—NoFurlough or Leave of Absence, whether on private Affairs or on sick Certificate, taken in Europe or elsewhere out of India, in excess of three years, will be allowed to count as Service in India in the twenty years which qualifies Chaplains for their Retiring Pensions.

Section XXXIII. The Furlough Pay of Chaplains will remain as at present. With regard to their allowance during Sick Leave to any place out of India, they shall receive salary (but at a rate not exceeding £600 per annum) for the first six months of absence, and, for the remaining twelve months, an allowance equal to the Furlough Pay of their standing. If the leave be extended, an allowance equal to Furlough Pay may be drawn for a further period of eighteen months.

By order of the Most Noble the Governor General in Council,

C. H. LUSHINGTON,
Offg. Secy. to the Govt. of India.

No. 1964.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 19th August 1854.—Mr. W. J. Money to be an Assistant to the Magistrate and the Collector of Monghyr.

The 21st August 1854.—Captain J. P. Frye, of the 22nd Regiment Madras Native Infantry, to be Assistant to the Agent for the Hill Tracts of Orissa from the date on which he may join his office.

The 22nd August 1854.—Moonsh e Izzut Hossein, Moonsiff of Mungledye, is vested with the powers of a Sudder Ameen in the District of Durrung.

Leave of Absence.—The 25th August 1854.—Mr. G. L. Martin, Collector of Tirhoet, for one month, under Section XI. of the Amended Absentee Rules, making over charge of his office to Lord H. U. Browne, who will officiate as Collector during Mr. Martin's absence or until further orders

Notification.—The 25th August 1854.—The Reverend H. B. Burney reported his departure from the Presidency in the Steam Ship "Bentinck," which was left by the Pilot at Sea on the 20th instant.

The receipt of the following further Subscriptions to the Wellington Endowment Fund is acknowledged:—

R. Spankie, Esq.,	25
W. S. Hudson, Esq.,	15
LieutColonel L. H. Smith, Invalids,	50
Lieut. J. P. Jervois,	10
" C. N. McMullin,	5
E. Dandridge,	5
" A. H. Carter,	4
Captain James Tickell,	16
Ensign C. K. M. Walter,	5
Captain C. W. Radcliffe,	16
" A. B. Fenwick,	16
Lieut. H. C. Anderson,	16
Quarter-Master Serjeant O. Byrne,	5
Lieut. S. S. Boulderson,	10
Ensign W. M. Gibbon,	20
Lieut, J. A. Dorin,	25
" A. F. Wylly,	40

W. GREY,

Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieut.-Governor of the North-Western Provinces.

No. 1548 A of 1854.

Judicial Department,

Head Quarters, the 26th August 1854.

Leave of Absence.—Mahomed Kasim, Princips Sudder Ameen of Banda, for ten days, in excess the ensuing Dusserah and Mohurrum vacations from 24th October 1854.

No. 1551 A of 1854.

Judicial and Revenue Department.

Mr. Arthur Austin Roberts, Magistrate at Collector of Moradabad, for nine days, under St tion XI. of the Amended Absentee Rules, from 1 4th September 1854.

No. 1577 A of 1854

Judicial and Revenue Department. The 29th August 1854.

Appointments .- Mr. John Adair Craigie to be Magistrate and Collector of Moozuffernuggur.

Mr. Alexander Ross to be Magistrate and Col-

lector of Seharunpore.
Mr. Edward Thomas Colvin to be Magistrate and Collector of Delhie, but to continue to officiate as Civil and Sessions Judge of Jounpore.

The above appointments to have effect from the 27th instant.

No. 1585 A of 1854.

Revenue Department.

Appointments.-Mr. Robert Kerr Dick to offias Member of the Sudder Board of Revenue, N. W. P., during the absence on sick certificate of Mr. D. B. Morrieson, or till further orders.

Judicial Department.

Mr. Colville Coverly Jackson to officiate as a Judge of the Court of Sudder Dewanny and Niza-Adawlut, during the absence, on duty, of Mr. H. B. Harington, or till further orders.

Mr. Martin Richard Gubbins to officiate as Com-

missioner of the Meerut Division.

W. Muir,

Secy. to Govt., N. W. P.

No. 2281 of 1854.

General Department.

Agra, the 30th August 1854.

Leave of Absence .- Mr. L. C. Probyn, of the Civil Service, now prosecuting his studies at Mirzapoor, for one month, from the date of his availing himself of the leave.

> No. 3687 of 1854. Judicial Department.

Notification.—The leave of absence, granted in Orders of 16th May last, to Quazee Mehndee Allee Khan, Sudder Ameen of Goruckpoor, is cancelled.

By order of the Hon'ble the Lieut.-Governor, North-Western Provinces.

C. P. CARMICHAEL, Asst. Secy. to Gort., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 1st September 1854.

No. 886 of 1854 .- The following Notifications om the Foreign Department are published in

General Orders :

No. 3789, dated 25th August 1854 .- The Goernor General in Council is pleased to appoint Lieutenant J. J. Farrington, 2nd European Bengal Fusiliers, to assist Lieutenant Forlong in lay-Ing off the line of road from Prome to Meeaday.

No. 3790, dated 25th August 1854.—Captain C.

Reid, 10th Native Infantry, to act as Executive

Officer in the Henzada Division of the Depart
ment of Public Works, in succession to Lieute
and Cracker of the Proceed Francescone. ant Craster, of the Bengal Engineers, proceeding Calcutta; and by Notification No. 3860, aptain Reid received charge of the Division on elst July 1854.

Fort William, 2nd September 1854.

No. 887 of 1854. The under-mentioned Officer is permitted to proceed to Europe on Furlough :-

Lieutenant John Han-ning Speke, of the 46th for three years, under Regiment Native Infan- for three years, under try, ... the old Regulations.

No. 888 of 1854.—Lieutenant Archibald Cumine, of the 4th Regiment Native Infantry, Officiating Assistant, is appointed an Assistant to the Executive Engineer, Rawul Pindee Division, to superintend the Public Works at Attock and Shumsabad, on a Staff Salary of Rupees (200) two hundred per mensem.

No. 889 of 1854.—Erratum.—In Government General Order, No. 711 of the 7th July 1854, assigning rank to certain Officers recently admitted into the Service, for "Assistant Surgeon Theobald Renger, M. D.," read Assistant Surgeon Theobald Ringer, M. D. Order Books to be corrected accordingly.

No. 890 of 1854.—The Regimental Order issued to the 3rd Punjaub Infantry, dated 13th July 1854, directing Lieutenant and Acting Adjutant J. F. Stafford to officiate also as 2nd in Command, during the period Captain A. S. Smith, the 2nd in Command, may be in charge of the Regiment, or until further orders, is confirmed.

Fort William, the 4th September 1854.

No. 891 of 1854 .-- It having been ascertained that the Family Pensioner "Rajunnah" (No. 509 Benares Circle) died about four years ago, and that a woman named Surroopa has, since that period by fraudulent personation of the deceased, obtained from the State her pension, the name of Rajunnah

is to be struck off the Pension List.

Pensioned Sepoy "Nunkoo Sing" (late of the 2nd Battalion Native Invalids) No. 500 Benares Circle, one of the sureties, and whose connivance in the fraud above referred to has been established, is to be struck off the Pension List from the date

of last payment made to him.

No. 892 of 1854.—In Government General Order No. 514, of the 12th May 1854, appointing Captain W. C. Gott, 56th Regiment Native Infantry, to officiate as Deputy Pay Master, Sirhind Circle, &c.; after the words "during the absence of Brevet Major Burt, or until further orders," add and "on his responsibility."

No. 893 of 1854.—The following paragraphs of a Military letter, No. 75, from the Honble the Court of Directors to the Governor of the Presidency of Fort William in Bengal, dated 19th July

1854, are published for general information:

1. "We have permitted the under-mentioned Officers to return to their duty, viz. :-

"Major A. G. F. J. Younghusband.

R. McDonell. Captain M. Raper.

James L. Sherwill.

W. K. Haslewood
Lieutenant T. H. Salt.

" A. E. Osborn. Ensign R. S. Graves.

Assistant Surgeon A. Christison, M. D.

G. Saunders. J. A. C. Hutchinson, M. D.

2. "The under-mentioned Officers have been granted extensions of leave for the periods specified,

"Lieutenant-Colonel B. T. Phillips," D. Simpson,	6 Months.
Captain R. Larkins, "N. A. Staples,	
" N. A. Staples,	5 ",
menry Strachey,	0 ,,
" G. N. Greene,	3
Lieutenant James Fairlie,	, "
" A. H. Paterson,	1 Month.
Ensign W. O. Rannie,	3 Months.

3. "Referring to your letter dated 26th December 1851, No. 201, paras. 16 and 17, we have to apprize you that, on the recommendation of our examining physician, Assistant Surgeon C. N. Sissmore has been granted six months' extension of his furlough.

- 4. "The leave for six months, on private affairs, under the new Regulations, granted by your Government to Major Hamilton Vetch, in G. O. No. 401 dated 13th April 1854, has been extended two months. In reply to his request that he might be allowed such extension of leave without prejudice to his appointment as Deputy Commissioner of Assam, Major Vetch has been informed, that it would be left to the Local Government to determine whether, during the additional term thus granted, his Staff Appointment should be kept open for him.
- 6. "Surgeon H. H. Goodeve, M. D., has been permitted to retire from the Service. His vacancy has effect from the 9th September 1853.
- 7. "Captain William Carnegy, of the Invalid Establishment, has also been permitted to retire from the Service.
- 8. "Lieutenant E. J. D'O. Money has been permitted to resign the Service. His vacancy has effect from the 9th September 1853.
- 9. "Captain Edward Thompson, of the Bombay Establishment, proceeds in charge of Recruits to Calcutta, on the Ship Wellesley. This Officer will be entitled to Indian Allowances on reaching Calcutta, and a free passage thence to Bombay.
- 10. "Lieutenants T. C. Bird and T. H. E. Stone, of the Madras Establishment, also proceed in charge of Recruits to Calcutta, on the Ship Nile. These Officers will be entitled to Indian Allowances on arrival off Madras, and free passage from Calcutta in progress to join their Corps.
- 11. "Lieutenant J. J. Eagar, 52nd M. N. I., likewise proceeds on duty with Recruits to Cal-cutta, on the Ship Royal George. This Officer will be entitled to Indian Allowances on reaching Calcutta, and a free passage thence to Madras."

With reference to para. 4 of the above letter, the Most Noble the Governor General in Council is pleased to determine that the appointment of Major H. Vetch, of the 54th Native Infantry, (in Civil employ,) be kept open for him for the extended period of leave of absence granted to him by the Hon'ble the Court of Directors.

R. J. H. BIRCH, Colonel,

Secy. to the Govt. of India, in the Mily. Dept.

Ecclesiastical.

DIOCESE OF CALCUTTA

ORDINATION.

Notice is hereby given, that the Right Rev. erend Daniel, Lord Bishop of Calcutta, and Metropolitan, purposes to hold an Ordination of Priests and Deacons, in Saint Paul's Cathedral, on Friday Morning the Twenty-ninth day of September next, being Saint Michael and All-Angels' Day

The Service will commence at ten o'clock, and the Sermon will be preached by the Reverend

Joseph Richards, Rector of Saint Paul's School
Candidates for Holy Orders are requested to
send in their names and address forthwith to the Reverend Mr. Blomefield the Bishop's Chaplain, and their papers three weeks before the Ordina

The Bishop purposes to hold also an Ordination at Allahabad during the cold weather, of which due notice will be given.

By desire of the Bishop.

W. H. ABBOTT,

Registror and Secretary.

Notification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Officiating Accountant to the Government of Bengal :-

DISTRICTS.	Amounts available on this date.
Backergunge,	40,000
Balasore,	60,000
Bullooah,	40,000
Bograh,	24,000
Burdwan,	25,000
Chittagong,	68,300
Cuttack, C. D.,	96,000
Dacca,	99,000
Jessore,	1,80,000
Jorehaut,	45,000
Kamroop,	6,000
Midnapore,	50,000
Mymensing,	20,000
Pooree,	50,000
Pubna,	49,000
Rajshahye,	1,00,000
Sylhet,	97,000
Tipperah,	1,00,000
	The state of the s

EDMUND DRUMMOND,

Offg. Accountant to the Govt. of Bengal.

Accountant's Office. The 5th September 1854.

Dotice.

The General Treasury will be closed Thursday, the 21st instant, on account of the Hindoo Holiday, Mohaloyah.

Under the Orders of the Most Noble the Governor General of India in Council, the General Treasury will also be closed from Tuesday the 26th instant, to Saturday the 7th proximo, both days inclusive, on account of the Hindoo Holidays Doorga Poojah and Luckhee Poojah.

All acceptances which may fall due between the 26th Instant and 9th proximo, will be pay ble at the General Treasury on any business from the 18th to the 25th instant, both days

J. I. HARVEY, Sub-Treasurer

Legica Lord History

GENERAL TREASURY,) lst September 1854.

Dotice.

SEALED TENDERS, from Professional Builders ly, will be received by the Civil Architect, in his ee in Calcutta, up to 4 P. M. on Thursday 14th ptember 1854.

Tenders will be opened in the Civil Architect's fice and in presence of parties interested, at the

ove-mentioned time.

Tenders for "the construction of a Bungalow ad Cook-house, for the Electric Telegraph Sta-

Time for Execution (8) Eight months.

Specification and further information to be obned from the Civil Architect's Office in Cal-

A Deposit in Cash of (100) One Hundred Rupees required with each Tender.

Tenders not prepared in strict accordance with "Contract Rules," dated Military Board Office, th March 1853, will be returned.

Forms of Tender to be had on application to e Civil Architect's Office.

F. B. Norris, Civil Architect.

Dotice.

SEALED TENDERS, from Professional Builders aly, will be received by the Civil Architect, in his ce in Calcutta, up to 4 P. M. on Wednesday September 1854.

Teaders will be opened in the Civil Architect's Mice, and in presence of parties interested, at the

love-mentioned time.

Tenders for "Building Walls to enclose a space round at the House of Correction, Calcutta."

Time for Execution, Three (3) Months.

Specification and further information to be obned from the Civil Architect's Office in Cal-

A deposit in Cash of One Hundred (100) pees is required with each Tender.

Tenders not prepared in strict accordance with "Contract Rules," dated Military Board Office, 8th March 1853, will be returned.

Forms of Tender to be had on application to e Civil Architect's Office.

F. B. Norris, Civil Architect.

Fort Grass Sale.

SEALED TENDERS for the Annual Contract for tting and taking away Grass from the Garrison Fort William, commencing from the 15th prember 1854, will be received in the Office of Garrison Engineer from 10 A. M. to 4 P. M., on 8th proximo, where the conditions may be a for the above Contract.

G. H. FAGAN, Captain, Garrison Engineer.

NOTICE.- Mean Time was this-day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Three Quarters of a Second (3s.) after Mean Noon. arealist being to un taliant and

Fort William, 1st September 1854.

NOTICE. - Mean Time was this-day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One Second (1s.) before Mean Noon.

Fort William, 2nd September 1854.

ORFEUR CAVANAGH, Major, Walter L.

Town Major.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matabangah Rivers. also their rise and fall from 16th to 22nd August 1854.

Names of Rivers.	Smallest Depth	of Water.	R	Rise.		otal	Fa	IL.	Total Pall	A COURT A CORE
*	Feet.	Ins.	Feet.	Ins.	Feet.	18.	eet.	18.	eet.	15.
Bhaugiruttee River.	1	1	I	I	I	I	I	I	I	T
At its entrance, Below the entrance, From thence to)	26 25	0	1 0	$\frac{4\frac{1}{2}}{0}$	21 0	0 0	0	0	0	10
Jungypore,)	12	0	0	0	0	0	0	0	0	0
From Jungypore to Sadduckbaugh, From Sadduck-	19	6	0	0	0	0	0	0	0	0
baugh to Ber-	23	0	0	101	23	91	Ву	G a	u g	0
From Berhampore (to Cutwa,) And from Cutwa to)	22	0	0	0	0	0	0	0	0	0
Nuddea,	17	6	0	0	0	0	0	0	0	0
Jellinghee River.				Part I	1 3	1405	Cale Care	6.3	1	i di
At its entrance,	18	0	1	7	25	21	0	0	1	14
From thence to Bau-	17	6	0	0	0	0	0	0	0	0
From Bausemarree to Teeahkattah,	19	0	o	0	0	0	0	0	0	0
from Teeahkattah to Sonatullah, S And from Sonatullah	18	3 5	0	0	0	0	0	0	0	0
to Moisgunge,	2	3 6	3 0	0	0	0	0	0	0	0
Matab ang ah River			1		100	A / 194	1		i	
At its entrance,	. 28	3 () 1	4	25	3	0	0	1	12
From thence to Haut Boleah, From Haut Boleah	2	1	0	0	0	0	0	0	0	0
to Katchikattah,	2	1	3 (0.0	0	0	0	0	0	0
From Katchikattah to Kishengunge,	24	1	3 (0	0	0	C	C	0	0
And from Kishen-) gunge to Seebpore, §	14	1 6	6	0	0	0	C	0	0	0

Height of water on Gauge at Berhampore, on the 22nd August 1854, + 23 feet 91 inches.

J. LANG,

Kishnaghur, Supdt., Nuddea Rivers.

1st September 1854.

[1012]

Monthly Account of Salt in store in the several Agencies and the Sulkea Golahs up to August 1854, together with 4 per Cent. Reserve for Golah Wastage.

AGENCIES.	184 and p		9, ious	San Sala	125 or 49-		1	257 or i0-5	V	100	1851	-52		The state of the s			185	260 or 3-5	86	Tota Quan in Sto
Hidgellee.	Mds		s. c.	Mds		s. c	. Md	8.	8. (c.	Mds.		s. c.	Mds		s. c	. Mds		3. (Mds.
Pangah Salt, Ghaut Russoolpore,		0 0	0	0	0 0	0		0	0 (0	0 0	0	0	40 12269	36	0	526 201788	0	0	566 214057
Do. do., North Kaleenugur Do. do., Pooree Ghatta, .) (0						0	,0	0	0	0	0	0	58712	0	ő	58712
Total,		0	0	0	0	0) () (0	0	0	, 0	12309	36	12	266139	0	0	dy Bal
Tumlook.			1														3.0	1080		er attilier i de v. Astoli estera
Pungah, Ghaut Narain- pore,	0	0	0	. 0	0	. 0) () ()	0	0	0	0	0	0	15288	1	8	15288
Total,	0	0	0	0	0	0) () ()	0	0	0	0	0	0	15288	1	8	15288
Chittagong.		,			9								-				larin		111	1 (6)3
Fungah, Narainpore,	0	0	0	. 0	0	0	0		0		0	0	0	0	0	0	0	0	0	0 (
Ghaut Domcolly, } Ditto, Arracan ditto,	0	0	0	0		0	0				0	0	0	0	0	0	0		0	0 (
Ditto, Sudder Ghaut Agency,	0	0	0	15846 0		0	0				0	0	0	0	0	0	10100 78461			25946 3: 78461 1:
Total,	0	0	0	15846	20	0	0	0	0	1	0	0	ō	0	0	0	88561	32	12	104408 1
Sulkea.	75 11									-		-					MAJANA MAJANA		of.	
Pungah, Cuttack,	425999		0	3162		0	867				0	0	0	0	0	0	0	0	0	430029 3
Do., Balasore, Do., Khoredah,	0	0	0		0	0	0		0		0	0	0	0	0	0	0	0	0	0 (
Do., Chilka,	0	0	0	0	0	0	0		0	1	0	0	0	0	0	0	17.1	0	23	0
nugar,	0	0	0	0	0	0	0		1 6		0	0	0	0	0	0	- 0		0	21
Do do., Russoolpore, Do.,24-Perghs., Narain-	364865	0	0	0	0	0	0				21	0	0	0	0	0	0	0	0	364865 H
pore,			0					12						-					153	122385
bour,	122385	0	0	0	0	0	0	- 6	0		0	0	0	0	0	0	0	0	235	0
fadras permit, 2nd Quality,	0		0		ŏ	ŏ	0			_		ŏ		ő		0	*5997			5997 كا
Total,	913249	20	0	3162	37	0	867	33	0		21	0	0	0	0	0	5997	20	0	923298 3
ACT AND A SECOND															777		A DAME	12		T. S. Mall
Arracan.										1								149	100	WANTED BY
ungah, Ghaut Kyouk }	0	0	0	0	0	0		0	0		0	0			0	0	25788	37	0	25788 87
Total,	0	0	0	0	0	0	0	0	0		0			0		0	25788 3	17	0	25788 37
COMMONORMAC CONTROL OF THE CONTROL O	913249 2	0	0	19009 1	7	0	867	33	0	March 1	21	9	0	12309 3	6 1	2	401775	1	4	1347232 38

For Sale.

By the Sheriff of Calcutta.

Under a Decree of the Supreme Court on its

Admiralty Side.

The fine roomy Merchant Ship Courtenay, of the Burthen of 608 ½ 700 Tons measurement, and capable of earrying a Cargo of Eight Hundred Tons, built of the best Hekmatack wood, and sheathed with yellow metal.

All her Masts, Yards, and other Spars are of the best Pitch-pine, and in good order. She will be sold, on Thursday the 7th September next, with all her Stores, &c., as she now lies, at Chittagong.

Delivery to be taken there.

This Vessel was built at St. John's in New Brunswick, in the year 1837, and underwent a thorough repair three years ago at Liverpool, and at a small expense might be made a first rate Merchant Vessel.

A List of Stores and a full description of the Vessel, can be obtained on application at the

Sheriff's Office.

T. CAIRD, Sheriff.

22nd August 1854.

Funcis Robert Neilson, Executor of Henry Hamilton Bell, deceased. The Supreme Family of Henry Hamilton Bell, late of Agra, Merdant, deceased, who died on the 21st day of September 1851, are hereby required to come in and prove their respective debts before John Cochrane, Equire, the Master of the said Court, at his Office in the Court-House on or before the 23rd day of September next, or in default thereof they will be premptorily excluded from the benefit of the said order.

JOHN COCHRANE,

Master.

MOLLOY AND MACKINTOSH, Attys.

CALCUTTA; Supreme Court, Master's Office, The 26th August 1854.

Court for the Relief of Insolvent Debtors at Calcutta.

Notice, that the Petition of the said Inthe matter of Charles hith Dumoulin, of Seebllah Lane, in Calcutta, solvent, seeking the benefit of the Act Officer in the Prevene Service of the Honor-XI. Vic. cap. XXI. East India Company, was filed in the Office Insolvent. of the Chief Clerk on 25th day of August last, and by an order of same date the Estate and Effects of the said elvent were vested in the Official Assignee of said Court; and it was ordered that the hearin this matter shall be on Saturday, the 7th of October next, at the hour of 11 o'clock the forenoon of the said day, and that the said elvent do then attend to be examined by the d Court.

Sherrington, Attorney.

In the matter of Mool-chund Baboo, late of Banstollah Gully, Burra Bazar, in Calcutta, carrying on Trade and Business as Merchant and Shroff, under the firm of Moolchund Shewpersaud, an Insolvent.

Shewpersaud, an Insolon the 20th day of vent.

July last, and by an order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee of the said Court; and it was ordered on the 25th day of August last, that the hearing of this matter shall be on Saturday, the 4th day in November next, at the hour of 11 o'clock in the forenoon of the said day, and that the said Insolvent do then attend to be examined by the said Court.

Kemp, Attorney.

In the matter of Thomas Newton, late of 62, Circular Road, at present an Articled Clerk to A. D. Kemp, Esq., one of the Attorneys of the Supreme Court, but lately an Assistant in the Accountant's Office, Agra, North-Western Provinces, and carrying on Trade and Business as Commission Agent at Agra, an Insolvent

Notice, that the Petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI., was filed in the Office of the Chief Clerk on the 25th day of August last, and by an order of the same date the Estate and Effects of the said Insolvent were vested in the said Court; and it was in this matter shall be

Notice, that the Pe-

tition of the said In-

solvent, seeking the

benefit of the Act XI. Vic. cap. XXI.

was filed in the Office of the Chief Clerk

Official Assignee of the said Court; and it was ordered that the hearing in this matter shall be on Saturday, the 4th day of November next, at the hour of 11 o'clock in the forenoon of the said day, and that the said Insolvent do then attend to be examined by the said Court.

Kemp, Attorney.

Chief Clerk's Office, 1st September 1854.

General Post Office Botifications.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer *Formosa*, will be closed at this Office, on Wednesday the 13th instant.

C. K. Dove,

Dy. Post-master General.

Fort Wiliam, General Post Office. The 5th September 1854.

No. 2259.

The Deputy Post Master General regrets to inform the public, that from a communication received from the Post Master of Tezpore it appears, that the Calcutta Mails of the 22nd ultimo, for Tezpore, Assam, Seebsaugor and Debrooghur, and also the Mails for those places sent from Gowhatty and Mungledye on the 31st idem, were totally lost, with the Dak Boat, on the night of the latter date, at "Pobamaree Chapree," a little above Mungledye. The accident is attributable to the falling in of the bank, which fell on the boat, and caused the same to sink immediately.

C. K. Dove,

Deputy Post Master General.

Calcutta, General Post Office. \
The 15th August 1854.

THE Business connected with the Calcutta Post Office having been made over exclusively to the charge of the Deputy Post Master General, the public are requested from this date to address that Officer direct, on all matters connected with that Office.

> J. R. Burlton Bennett, Post-master General of Bengal.

Calcutta, General Post Office, The 1st July 1854.

Rangoon Post Office Dotice.

Letters and Newspapers, which should be addressed to Rangoon only, are frequently directed by mistake to Pegu or Burmah, and letters, &c. intended for delivery in Pegu, Prome, Bassein and other places in the Provinces, are in like manner erroneously addressed to "Rangoon, Burmah." The Rangoon Post Master begs to notify that, with such vague directions, this Department is left to find out to which of the Stations such letters should be forwarded, and from want of information, great disappointment is felt when they are despatched to the wrong Station. To obviate this, it is desirable, that parties posting letters in Calcutta or elsewhere, should be careful to direct them to their respective Stations, and to inform their Agents and Correspondents, when leaving one place for another, of their change of address, to ensure letters being directed to the proper Station. A list of places in the Pegu Provinces or in Burmah, and their distance from Rangoon, is annexed below, viz.:

Donabew,	40	miles
Pegu,	55	**
Sittang,	67	,,,
Shoaygyeen,	90	,,
Bassein,	95	,,
Henzada,	95	,,
Tonghoo,	130	,,
Monean,	120	,,
Thayetmyo,	200	**
	205	,,,
Namean,	195	12
Prome,	200	,,
Yeagheen,	160	>>
Tapoon,)		
This does	D.	
Tayngheen,	W Pi	rome.
Yandeon,		
- 1500 11 Million (1900) 18 - C. LESSON (1900) 18 C. C. J. J		

Letters addressed to public functionaries, whose head-quarters or residence is in Rangoon, should be addressed "Rangoon," instead of Pegu or Burmah; but if intended for delivery at other Stations, should be addressed to those Stations, the word Rangoon to be omitted.

(Signed) C. M. CRISP,
RANGOON POST OFFICE,
The 19th June 1854.

No. 1215.

THE above Notification from the Post Master of Rangoon is published for general information.

> J. R. B. Bennett, Post-master General.

Calcutta, General Post Office, }
The 5th July 1854.

For Dacca and Gowhatty in Assam.

THE Cargo Boat Kalleegunga, in tow of the Thames, will be despatched at noon of the 12th instant.

For Freight of Goods, Horses and Convey. ances, or passage, apply at the Government Boat Office.

By Order of the Superintendent of Marine, J. WOODLEY,

Clerk of the Govt. Boat Office.

Government Boat Office, } The 5th Sept. 1854. }

Dotice to Mariners.

DEVAAR LIGHTHOUSE

THE COMMISSIONERS of NORTHERN LIGHT-HOUSES hereby give Notice, that a LIGHTHOUSE has been built upon the ISLAND of DEVAAR, at the Entrance to the BAY of CAMPBELTOWN, in the County of ARGYLL, the Light of which will be exhibited on the Night of MONDAY 10th July 1854, and every Night thereafter, from the going away of daylight in the evening till the return of daylight in the morning.

The following is a Specification of the Light house, and the Appearance of the Light, by Ma DAVID STEVENSON, Engineer to the Commissioners.

The Lighthouse is in N. Lat. 55° 25′ 45″, an W. Long. 5° 32′ 16″.

The DEVAAR LIGHT will be known to Mariner as a REVOLVING LIGHT, which shows a bright white Light once every half-minute.

The Light is elevated about 120 feet about the level of high water of ordinary spring tide and may be seen at the distance of about I nautic miles, and at lesser distances, according to the state of the atmosphere: to a nearer of server, in favourable circumstances, the Light will not wholly disappear between the interest of greatest brightness. The arc, illuminated this Light, extends from about S. ¼ E. by compass to about W. b. N., and faces Northwards.

And the Commissioners hereby further of Notice, that Her Majesty, by Order in Council dated 29th December 1853, was pleased to order and direct that, upon the Erection and Lighting of the said Light upon the Island of Devarthere should be paid, in respect thereof, for every Vessel belonging to the United Kingdom Great Britain and Ireland (the same not belonging to Her Majesty or being navigated whole ballast) and for every Foreign Vessel, which any Act of Parliament, Order in Council, Generally of the United Kingdom, upon particle same Duties of Tonnage as are paid by the same Duties of Tonnage as are paid by the same Duties of Tonnage as are paid by the said Light, that is, which shall arrive at depart from any Port or Place in the Bay Loch of Campbeltown, if the burthen of same shall not exceed Fifty Tons, Six-pence, if the same shall exceed Fifty Tons, for each

inional Fifty Tons, or part of Fifty Tons, Six-pence.

And Her Majesty was further pleased to order d direct, by the said Order in Council, that in spect of the said Light on Devaar, and in respect another light in Loch Ryan, on the South side of he Basin of the Clyde erected by the said Commismers, there shall be paid by every Vessel before described, and under the exemptions aforesaid hich shall navigate on a distinct voyage within the Great Basin of the Clyde, bounded by a line wayn from the Point of Corsewall to Glenarm in Ireland, on the South-east, and from another line nwn from the Mull of Kintyre to Fairhead, in reland, on the North-west, and on all other sides y the coasts of Ireland and Scotland surrounding e said Basin, a similar rate of Toll to that above et forth, being at the rate of Three-pence for each of the said Lights.

Double the said respective Tolls for every Foreign Vessel not privileged as aforesaid.

Provided always, that Vessels arriving at or leparting from any port or place within Loch Ryan, or within Campbeltown Loch, and paying e rates for such respective voyages, shall not in addition be liable in payment of the rates for mavigating the Basin of the Clyde.

The above rates are, by another Order in Council, declared to be subject to the following shatements on payment :-

Over-sea Vessels, Twenty-five per cent. Coasting Vessels, Ten per cent. By Order of the Board,

ALEX. CUNINGHAM,

Secretary.

Northern Lighthouse Office, Edinburgh, 1st June 1854.

No. 4277.

Memo.—Published for general information. By Order of the Superintendent of Marine,

H. Howe,

Fort William, Secretary. The 15th August 1854.

NOTICE.—Mr. WILLIAM DENT, Junior, and Mr. Thomas C. Leslie are this-day admitted Partners in our Firm.

DENT AND CO.

Trust Extra Coll off Chil and module

100

are To

area soul recommend

Hong-Kong, 1st July 1854.

LOST OR STOLEN .- Two Bank of Bengal Notes, No. 44441 for 50 Rupees, and No. 18031 for 15 Rupees. Payment of them have been stopped at the Bank.

LOST .- Second Half of a Bank of Bengal Note, No. 14290, for Company's Rupees 15, the payment of which has been stopped at the Bank.

Statement showing the current selling Prices of Grain in the Cusbah an

			Та	LOOF	ts.					
			48						16	
Combaconum,		444				***			0.47	17.00
Munnargoody,		4.00				8.4.4		* * *	1.4.1	
Trimulvassel,							***			
Tranquebar,			* * *		4.4.7	* * *	4.4.4			
Nagore,			6.85			***		***	***	119
Negapatam,		200			4.9.0			* * *	***	*****
Topetoray,	4.85			9.14	* * *				4.8.1	140
Mootoopettah,			4.4						***	***
1.6					()	Total,		·v		*.7
						Aver	age,		1	

Tanjore, 10th August 1854.

THE follow

Weekly Return of

Names of Sea Ports and	1st sor	2nd so	4 . 0	
Towns.	Pootty.	Madras Garce.	Pootty.	
Sea Ports.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
Epoorpalem,	30 8 0	122 2 2		
Nizampatam,			32 0 0	1
Guntoor,	40 8 0 30 0 0	137 9 7 129 6 0	39.0 (28 0 0	12
Mungalagherry, Ventapalem,	33 0 0	126 3 7	38 0 0	13

CUNTOOR ; Collector's Office, 1st August

Weekly Return of the Wholesale Price

NAMES OF THE TOWNS.

COARSE PADDY.

COARSE PADDY.

Grain
Cottah.

Madras
Gurce.

Grain
Cottah.

Rs. A. P. P. Rs. A. P. Rs. A. P

			1000	A THE STREET STREET, SANSON	JACKSONSET FUNDAMEN
	Grain Cottah.	Madras Garce.	Grain Cottah.	Madras Garce-	Grain Cottal
and the second	Rs. A. P. 4 15 9	Rs. A. P.	Rs. A. F. 5 2 10	Rs. A. P. 156 3 2	Rs. A.
Cusbah Tinnevelly,		134 7 0	THE STATE OF	140 6 0	4 13
Talook,	4 12 0	143 6 6	F CC 1298	msactions.	37.00
Coilpatam,	The state of the state of	136 10 , 1		nsactions.	5 5
Totacorin	4 11 9	142 15 4	5 5 6	1161 5 3	通過

TINNEVELLY; Tencausey, 10th August 1854.

Weekly Statement of the Wholesale Prices of the under-menti

(SB)	2.		WHITE I	adity.	200
and Cushaha.	er of Seers pe Candy.	1st m	rt.	2nd a	ort.
Names of Talooks and Cusbahs.	Number o	Candy.	Madras Garce.	Candy.	Mad Ga
under,	Scera. 960 960 900 900 900	26 4 0 20 0 0	Rs. A. P. 181 4 0 105 10 8 145 0 0	28 0 1	
llore, zoarah, giahpett, unghy, eeveed,	1088 900 960	29 0 0 21 6 0 17 8 0 -21 0 0	94 4 10 93 5 4 105 0 0	20 0 1 17 0 0	90

MABULIPATAN; Collector's Cutcherry, 11th August 1854.

Am Pe P



SUPPLEMENT TO

The Calcutta Gaze

Published by Authority. 30011 3 de

WEDNESDAY, SEPTEMBER 6, 1854.

MADRAS GOVERNMENT PRICES CURRENT

THE following Prices Current, received from the Madras Government, are published for general information :-Weekly Return of the Wholesale Price of Grain at the principal Sea Ports and the largest Trops in the Guntoor District, ending the 22nd July 1851.

Names of Ska Ports and	1st so	rt Paddy.	2nd so	A TOMAS SANSON	Velavadum, Boo- dama and Jela- ma (Red Pad- dy.)		Toppuloo		Suzzaloo.		Cholloo.		4	Variegaloo.		Corraloo.		Coolty or Horse Gram.							
Towns.	Pootty.	Madras Garce.	Pootty.	Madras Garce.	Pootty.	Madras Garce.	Pootty.	Madras Garce.	Pootty.	Madras Garce.	Pootty.	Madra Garce		Mad Gar	ras	Pootty.	Madras Garce.	Pootty.	Mad Gar				REMAI	KS.	
Sea Ports. Epoorpalem, Nizampatam,		122 2 2			29 0 0	116 2 1				Rs. A. P.	40 0	0 160 2		P. Rs. A	P. Rs.	. А. Р.	Bs. A. P.	ial.	P. Rs. A		Candy.	= to			ras Garce Measures do.
Towns. Guntoor, Innacoudah, Mungalagherry, Ventapalem,	30 0 0	129 6 0	28 0 0 38 0 0	120 12 0 136 5 5			40 0 0 43 8 0	172 8 0 156 1 2	39 0 0	168 3 0	34 0	0 145 10	0 30 0	0 122 0 129 0 122	6 0 30	0 0	129 6 114 12	040 0	0 172	8 0	4 €	15 3 4 1 12 6 8	do. do. do. do.	do. do. do.	do. do. do.

Weekly Return of the Wholesale Prices of Grain as selling in the large Sea Port Towns and at the Cusbah Stations of the Rajahmundry District, ending 29th July 1854.

	Pac	ldy. And	10 th 100	- Collaborary		- 100		to to	Land to the second seco
NAMES OF THE TOWNS.	1st sort.	2nd sort.	Cholum.	Guntaloo.	Natcheny.	Varagaloo.	Corradoo.	Horse Gram	Remarks.
Amlapoor,	99	96	105	90	105	90	90	1 26	These prices are all per Madras Garce.
Peddapoor,	106 96	100	1121		135			1128	The Coringa Garce is one-half of the Madras Garce.
Pethapoor,	104	98	150	100	140	********		150	
Rajahmundry,	114	108	123	80	123	72	100	1,35	
Coringa,	114	110			120			1 44	
Cocanada,	113	108	183		130			1,50	
Sub-Division.	100	0.00	132	22	114	84	78	S	1st sort rice per bng weighing 164 lbsRs. 3 15
Nuraspoor,	102	96	120	75 72	96	68	72	1120	Do Gingily oil seeds ditto, weighing dittoRs. 7 2
Veeravasaram,	102	96	120	90	96	90	90	1318	TO A PART OF THE P
Pengondah,	120	108	132	120	120	120	120	1044	
Lukkaveram,	108	102	144	120	120	120	120	108	THOUSE COME IN THE PARTY OF THE
Gootalah	120	102	120	120	132	108	120	1102	A straiged. Thomas.

RAJAHMUNDRY DISTRICT; Cocanada, 5th August 1854,

G. N. TAYLOR, Sub-Collector, in charge.

Price Current of Paddy and other kinds of Grain in the Districts of Madura and Din

	Per Garce.												Other Grain per Garce.										
TALOOKS.	let cout	Paddy.	Coarse Paddy.			Cholum.			Cumboo.			Raggy.			Varagoo.			Thanay.			Horse Gram.		
Madura, Dindigul, yempully, tamnad, tevagurgah, eelakurray,	A CONTRACTOR OF THE PARTY OF TH	A. P. 12 8 4 11 11 10 2 8 1 9	Rs. 107 104 116 132 96 107	A. P 15 10 4 10 12 13 3	STATE OF THE PARTY OF THE PARTY.	8 12 1 11 0 0 0 9	P. 8 10 0 8 1	Rs. 131 110 127 165 91	15 12 8	P. 9 4 4 4 10 1	Rs. (13) (08) (127) (158) (116)	A. 2 14 8 2 4	P. 2 9 1 8 2	Rs. 63	A. 10 0 	P 2 9	Ra 109	A 8 PA		Rs. 148 146 158	A. 7 5 6	P. 9	

MADURA, 7th August 1854

			1							0	WET GRAIN OR PADI				ADI	Y.				DRY GI	AIN			HT EASTER STATE
			Talooks.							First sort per Garce:		Second sort per Garce.		Nutcheny per Garce.		y	Sholum per Garce.		Horse Gram per Garce.		REMARKS.			
		-	-	=							Rs.	Α.	P.	Rs.	A.	P.	Rs.	A. J	Р.	Es- A.	P.	Rs.	A. P.	
Combaconum,		***			·									111	11	7			1				15 8	
Munnargoody,				***						•••	130	11	9	***	•••••		•••					203	12 10	A Madras Garce is equal to 116 Tanjor
Trimulvassel,			***	***			***		***	***	100		66:07750	WIDE SERVE		CHARLES TO SERVICE	***		4			216	8 0	Cullums.
Tranquebar,		100	3.49		(x,y,z)						126			126				*****		*******	23.5		9 6	A Cullum is equal to 12 Mercals or
Nagore,•	1.1.	* * *	(a,a,b)			***		***	3.4		A PROPERTY OF	STATE OF STATE		100		Sept. 17.17.18.1			1	*****		216		Measures. The Mercal and the Measure are not stru
Negapatam,						***		***	115	自治	164	08016000	13-50° and	138		1-2550.0		77	4	100 7	4.1	V. L. Samuel Company of the Company		but heaped.
Copetoray,	***		* * *		***	***	***	***		100	164			128		St. 24 C. 7.	192		33.0	192 7 203 12				-out neaped.
dootoopettah,	**		***	* * *				***		1	100	1,0	2.W0	120		0	104	10	-41	205 12	10			The second secon
185					'n	l'otal,]			4.2	847	14	. 7	504	9	10	357	6	8	396 4	2	1231	4 4	
						Aver	age,		1.		135	6	8	126	2	5	178	11	4	198 2	1	205	3 5	

TANJORE, 10th August 1854.

H. FORBES, Collector.

Statement showing the Wholesale Prices of Grain in the District of Tinnevelly, from 30th July to 5th August 1854.

	COARS	E PADDY.	1st sout PADD	r. (IOLUM.	Cur	ивоо.	RAGGY.		WAR.	1000.	TEN	NAY.	Horse Gran	
	Grain Cottah.	Madras Garce.	Grain Cottah. Madra Gare	17 (25 (III) 77 (III) 3 (III)	Madras Garce,	Grain Cottah.	Madras Garce.	Grain Mad Cottah. Ga	iras rce.	Grain Cottah.	Madras Garce.	Grain Cottah.	Madras Garce.	Grain Cottah.	Madra Garce
	Rs. A. P.	Rs. A. P.	Rs. A. L. Rs. A.	P. Rs. A. I	. Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P. Rs.	1. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P	Rs. A. P.	Rs. A.
Cusbah Tinnevelly,		150 7 10			ansactions.			4 10 4 140							
Shevacausey, in the Sautoor } Talook,	4 7 3	134 7 0	4 10 5 140 6	0 4 13	0 146 11 4	5 1 5	153 11 2	3 15 4 119 1	1 1	3 2 4	94 15 7	4 7 3	134 7 0	5 10 0	169 13
Coolasagarapatam,	4 12 '0	143 6 6	No transactions.			4 7 3	134 7 2	No transaction	8.					7 2 0	215 1
Coilpatam,	4 8 5	136 10 . 1	No transactions.			4 12 0	143 6 6	No transaction	18.				7.4	5 5 0	179 4
Tutacorin,	4 11 9	142 15 4	5 5 5 1161 5	8 5 5	3 161 5 8	5 5 6	161 5 3	4 11 9 (142 1	4	4 4 5	129 1 7	6 6 1	192 10 0	6 10 11	2 1 11

TINNEVELLY; Tencausey, 10th August 1854.

N. B.—The local measure is a heaped one.

C. J. BIRD, Collector.

Weekly Statement of the Wholesale Prices of the under-mentioned Grains in the Sea Port Town and Cusbahs in the Masulipatam District, up to 7th August 1854.

	ers pe	1	White	Paddy.		Black Paddy.		Jeelan	maloo	Jonnaloo.		Tamedaloo.		Auroogaloo.		Corraloo.			
Names of Talooks and Cusbahs.	andy.	1st	aurt.	2nd anrt.				Converting to		The state of the s		Tamedaloo.		Auroogatoo.		Corration.		Horse	Gram.
	Number	Candy,	Madras Garce.	Candy.	Maderas. Garce.	Candy.	Madras Garce.	Candy.	Madras Garce.	Candy.	Madras Qarce.	Candy.	Madras Garce.	Candy.	Madras Garce.	Candy.	Madras Garce.	Candy.	Madras Garce.
	Secra.	Rs. A. P.	Rs. A, P.	Rs. A. P.	Rs. A. P.	Ra. A. P.	Rs. A. P	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs, A, P.	Bs. A. P.
nder,	960 960 960	26 4 0 20 0 0 29 0 0	181 4 6 106 10 8	24 8 0	140 8 0			8 18 8 0					155 0 0 131 4 0 155 0 0			33 0 0	160 0 0	NOTES OF STREET	0 165 4 0 0 157 8 6
ociahpett, unghy,	1088 900 960	29 0 0 21 6 0 17 8 0 -21 0 0	94 4 10 93 5 4 105 0 0	20 0 (17 0 (90 10	15 8 0 19 0 0	82 16 8 95 0	8 15 8 0	82 10 8	30 0 0 19 0 0	132 5 8 101 6 4	16 0 0	85 5 4	16 0 0	85 5 4	16 0 0	85 5 4	34 8 0 22 0 0 25 0 (0 152 3 0 0 117 6 1 0 124 0 4

MASULIPATAM; Collector's Cutcherry, 11th August 1854.

T. D. LUSHINGTON, Collector.

W. GORDON YOUNG,

Offg. Under-Secy. to the Govt. of Bengal.



The Calcutta Gazette.

Published by Authority.

Dotification.

THE 14TH MAY 1853.—The Government of Bengal having entered into a Contract with Messes. Samuel Smith and Co. for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON, Secy. to the Govt. of Bengal.

SATURDAY, SEPTEMBER 9, 1854.

Legislatibe Council.

The following Extracts from the Standing Orders adopted by the Legislative Council on the 19th of August 1854, are published for general information:

PETITIONS.

XXII. Petitions to the Legislative Council must relate to matters connected with the business of the Council. Every petition shall be superscribed "To the Honorable the Legislative Council of India," and shall be dated and signed by the petitioner or petitioners. It shall be in respectful and temperate language, and shall conclude with a distinct prayer.

XXIII. Every petition will be received as the petition of the person or persons only by whom it is actually signed.

XXIV. All petitions shall be transmitted to the Clerk of the Council.

Abstract. XXV. The Clerk shall make an abstract of every petition so received.

XXVI. If in the judgment of the Clerk the

How to be dealt petition be framed in conformity
with. with Order No. XXII., he shall
bring the petition under the consideration of the
Council by reading the abstract thereof, and the
prayer or the substance of the prayer of the petition, whereupon such petition shall be deemed to
have been received by the Council.

XXVII. If in the judgment of the Clerk the

XXVII. If in the judgment of the Clerk the petition be not framed in conformity with Order No. XXII., or, if he have reason to doubt the authenticity of any signature thereto, he small certify the same on the back of

the petition, and shall report the fact to the Council, in which case the petition shall not be received by the Council except upon the motion of a Member.

XXVIII. Any petition received by the Council may, upon the motion of a member, be disposed of in one or more of the following ways:—

- 1. It may be ordered to be printed.
- It may be referred to the Select Committee sitting on any Bill to which it relates.
- 3. It may be referred for report to a Select Committee to be appointed specially for that purpose.
- 4. If no motion be made upon such a petition, the petition shall be laid upon the table, and afterwards deposited by the Clerk amongst the Records of the Council.

XXIX. If a Bill be pending peculiarly affecting private interests, and any person whose interests are so affected apply by petition to be heard by himself or his Counsel upon the subject of the Bill, an Order may be made, upon the motion of a Member, allowing the petitioner to be so heard either before the Select Committee on the Bill or before a Committee of the

upon the motion of a Member, allowing the petitioner to be so heard either before the Select Committee on the Bill or before a Committee of the whole Council, provided the petition be received by the Clerk of the Council before the Report of the Select Committee on the Bill shall have been presented. In no other case or manner shall any stranger be heard by himself or by his Counsel.

XXX. Ordinarily no reply will be sent to a petitioner. But the Clerk of the Council may be ordered to make such special communication to a petitioner as the Council may direct.

PROJECTS OF LAWS.

XXXI. If a Draft or project of a Law be proposed by Local Governments.

Proposed by Local Governments.

or by the Lieutenant-Governor or Covernor in Council of a Presidency, or by the Lieutenant-Governor of the Council by the Clerk, and the Draft or project shall, together with any annexures thereto, be printed and recorded. If within four weeks from the day of such report being made, no Member shall make any motion upon the subject, it shall be the duty of the Member nominated by the Governor of such Presidency, or by the Lieutenant-Governorship, to bring the same before the Council, either by bringing in and taking charge of a Bill for the purpose of carrying the proposal into effect, or by making such other motion upon the subject of the proposal as he may think fit.

XXXII. Any final resolution of the said Council upon such proposal shall be communicated by the Clerk of the Council to the Government of the Presidency, or to the Lieutenant-Governorship, by whom

AXXIII. Drafts or projects of Laws proposed by private persons must be accompanied by a petition praying that the same may be taken into consideration by the Legislative Council, and shall be dealt with in the manner prescribed by these Orders under the head "Petitions."

BILLS.

LVI. Any Member may at an ordinary Meeting of the Council move the first reading of a Bill.

LVII. Notice of such intended motion shall
be given by the mover, either at a
previous Meeting of the Council,
or by sending the notice in writing to the Clerk of
the Council two clear days before the day fixed for
making the intended motion.
LVIII. The motion of which notice has been so

Inserted in Orders of the Day.

Inserted in Orders of the Day.

The motion of which notice has been so given shall be inserted by the Clerk in the Orders of the Day for the day appointed.

the mover shall state the object and intention of the measure, and the reasons upon which it is founded, and shall deliver to the Clerk of the Council the Bill which he proposes to be read, with a brief abstract of each Section or Clause in the margin thereof, and also a statement, signed by himself and annexed thereto, of such object and reasons, and any extracts of correspondence or documents which may be necessary for a right understanding of the Bill.

LX. Upon such motion no discussion shall be permitted, and the Bill shall be read a first time without question, unless the Bill relate to the public finances, to the constitution of the Army or Navy, or to the relations of the British Government with Foreign States, or shall affect the religious rites or usages of the Natives of India.

LXI. If the Bill relate to any of the matters mentioned in the last preceding Order, notice of such intended motion must be given at an ordi-

nary Meeting of the Council, at least one week before the motion shall be made; and the question shall not be proposed by the President unless the motion be seconded.

Procedure on and after first reading.

Procedure on and after first reading.

The Bill with its annexures shall be printed, and a copy shall be sent by the Clerk of the Council to each Member.

LXIII. After a Bill shall have been read a first time, notice may be given of a day on which the second reading of the Bill will be moved.

LXIV. When a motion for the second reading of a Bill shall have been made the President shall propose the question—"That this Bill be now read a second time;" upon which a debate may be taken only upon the general merits and principles of the Bill.

LXV. If the motion for the second reading of
Bill to be referred to a Select Committee.

Bill be carried, the title only of
the Bill shall be read. Thereafter
upon motion made, the Bill shall
be referred to a Select Committee of the Council,
of which the mover shall be the Chairman.

LXVI. After the Bill shall have been read a second time and referred to a Sefer general information. lect Committee, it shall be published in the Calcutta Gazette for general information, unless the special instruction provided for by order No. LXX. shall have been given to the Committee immediately after its appointment.

Communications and petitions on the subject of Bills published for general information shall be addressed to the Clerk of the Council, who shall cause the same, and also all such petitions as shall be ordered by the Council to be referred to the Select Committee on the Bill, to be printed, and a copy thereof to be forthwith laid before such Select Committee and to be sent to each Member of the Council.

Proceedings of Select Committee.

Proceedings of Select Committee.

The Select Committee Select Committee Select Committee Such written communications, and also all such petitions as shall be referred to them, and shall prepare a Report therements of the Bill which they may think expedient. A copy of the Bill signed by the Select Committee shall be annexed to the Report, written or printed in such a manner as to distinguish the amendments, if any, proposed by the Select Committee, from the Bill as published.

Committee.

Report of Select Committee.

Publication Bill.

As soon as the Report of the Select Committee is ready, it shall be presented to the Council. Provided that such Report shall not be presented before the expiration of the following periods respectively, viz.:—

1. If the Bill relate to any part of the territories subordinate to the Presidency of Bengal, eight weeks from the date of the first publication.

In all other cases, twelve weeks from the date of the first publication.

Member, however, may move a special instruction to the Select Committee immediately after its appointment, directing it to sub-forthwith a preliminary Report, suggesting alterations which it may deem expedient to in the Bill previous to the publication there-the Calcutta Gazette. If such preliminary of the Committee shall be adopted by the

published for general information.

When the Report of the Select Committee shall be presented to the mittee snan be produced the Council it shall be laid upon the table; after which notice may be of a day on which it will be moved that the do resolve itself into a Committee of the

Council on the Bill.

XII. The Report of the Select Committee shall be printed, and a copy thereof, and also a copy of the Bill annexed to such Report, if any ments of the Bill be proposed by the Re-shall be sent by the Clerk to each Member Council.

If the motion for going into Committee of the whole Council on the Bill be carried, the President shall leave the Chair and the an of the Committee shall take a place at ble of the Council. The Committee will proceed with the Bill, and may make any ments in any part of the Bill or in the title which they may think fit.

XIV. In settling a Bill in Committee of the whole Council, the title, of the preamble, and each Section or Clause of the Bill, as reported by et Committee, shall be considered separate-mencing with the first Section of the Bill ing with the preamble, if any, and the

The Chairman shall call the number of each Section and Clause and shall read the marginal abstract thereof. If no motion be made he shall put the question "That this or Clause) stand part of the Bill." If ton be made to amend the Section or the Chairman shall state the line in e amendment is proposed to be made; and motion, or any other motion that may made, he shall proceed in the mode pre-in hese Orders under the head "Motions." IVI. If any amendment of the Section or tion is Clause be carried, the question on an shall be put by the Chairman— "That this Section (or Clause) as stand part of the Bill."

VII. A similar course shall be adopted and with regard to the preamble, if any, and to the title of the Bill.

WIII Except as herein otherwise providut dis- ed, no amendment of an earlier part of a Bill shall be proposed Committee has resolved upon a later part unless an amendment made in a later Bill shall have been carried, which renary an alteration in the language of an t of the Bill

The Committee may allow the con-sideration of any Section or Clause to be postponed and taken out of its order before the vote has been

taken on the question " that the Clause stand part of the Bill."

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LXXX. In settling a Bill in a Committee of Suggesting a-the whole Council, any Member and ask-without making a formal motion, ing questions with- may suggest an amendment thereout formal motion. of, or of any amendment proposed by another Member, or may ask for information respecting any part of the Bill, or any proposed amendment thereof; Provided

amendment thereof; Provided that the Chairman or any Member may require such suggestion to be put by motion made in a regular manner, and provided also that no amendment shall be made in a Bill except upon a question regularly put and determined upon motion.

LXXXI. A Committee of the whole Council may adjourn its sitting, or a de-Committee bate, to a time to be named, and the whole Council may adjourn. on such adjournment the Council shall resume its sitting, unless it shall have been adjourned.

LXXXII When a Committee of the whole Council shall have settled a Bill, Report of Comthe Chairman shall put the question—" That this Bill be reported mittee of Council. whole to the Council with amendments" (or "without amendments," as the case may be).

If that motion be carried the Chairman shall certify at the foot of the Bill settled in Commit-Chairman. tee of the whole Council, in the following form :-

This Bill stands as settled in Committee.

(Signed)

Chairman of the Committee of the whole Council.

Dated, &c.

Thereafter the Council will resume its sitting, unless it shall have been adjourned.

LXXXIII. The Bill as settled in Committee and additional of the whole Council may be re-Report of Comported to the Council on the same. mittee of whole Council presented. day; after which notice may be and all the Notice of third reading and pasgiven of a day on which the third reading and passing of the Bill will be moved.

LXXXIV. If any amendment of a Bill be made in Committee of the whole Re-printing of Council, any Member may move that the Bill so amended shall Bill. be printed.

LXXXV. Any Member may likewise move in Council that the Draft be re-pub-Re-publication for lished for general information, on general informathe ground that the amendments which may have been adopted are of so new and important a nature that the Act cught not to be passed without being previously published for general information; and, if the motion be carried the amended Bill shall be published, and notice may be given of a day on which the third reading and passing of the Bill will be moved.

LXXXVI. Upon the Order of the Day for
Re-committal of the third reading and passing of the Bill being read, any Member of the whole Counpreviously to the motion being previously to the motion being made, may move that the Bill be re-committed to a Committee of the whole Council for the purpose of correcting any errors therein, or considering any proposed amendment thereof.

LXXXVII. If the Bill be re-committed on such motion, the Committee shall Proceedings on settle the same, and the Chairman shall again certify the Bill, according to the form prescribed in Order No. LXXXII. after which the Council may at once receive the Report; and the third reading and

passing of the Bill may be moved immediately.

LXXXVIII. If the motion for the third re-Certificate of Preing and passing of the Bill be
carried, the President shall sign
a certificate at the foot of the Bill in the following form :-

This Bill was passed in the Legislative Counday of cil on the

(Signed)

President.

LXXXIX. After a Bill shall have been passed or thrown out at any stage, any Assents may be Member present and voting for the passing or throwing out of the Bill may record his assent, and his reasons of assent; and any other Member voting for the passing or throwing out of the Bill may affix his signature thereto for all or any of the reasons specified therein, or may add additional reasons for his assent, or may record his assent and reasons separately.

XC. Any Member who was present and voted against the passing or throwing out of the Bill may record his Dissents may be dissent and his reasons of dissent; and any other Member voting against the passing or throwing out of the Bill may sign such dissent for all or any of the reasons specified therein, or may add additional reasons for such dissent, or may record his dissent and reasons separately.

XCI. No Member shall be allowed to record his assent or dissent, unless he No assent or dis-sent to be recordgive notice of his intention so to do at the Meeting at which the ed unless notice Bill shall be passed or thrown out.

XCII. No dissent shall be recorded unless Par III Dissents within what time to be recorded. delivered to the Clerk of the Council before the expiration of the next ordinary Meeting after the passing or throwing out of the Bill.

XCIII. No assent shall be recorded unless

delivered to the Clerk of the Assents within what time to be Council before the expiration recorded. of the second ordinary meeting of the Council after the passing or throwing out of the Bill.

MOVE: 44

XCIV. If the Governor General be not ab-Governor Gene- sent from the Council of India, the Bill when passed shall be sent by message to the Governor Geral's assent when present. neral, or to the Governor General in Council, in order that it may be submitted to the Governor General for his assent.

XCV. If the Governor General shall be absent from the Council of India, the When absent. Bill so passed, together with the record of assent or dissent of any Member, shall be sent by a message to the President in Council, in order that it may be submitted to the Governor General for his assent.

XCVI. If the Governor General give assent, the Act shall be property gated in the Government Guz

SUSPENSION OF STANDING ORDERS

CXXV. THE Council may suspend all any of the Standing Orders. any Committee of the By Council. Council may suspend any Standing Order, s as it relates to business th By Committee, fore such Committee ed that no motion for such suspension shall be posed from the Chair unless it shall be seen Such suspension ought to be rarely had recour and never without cogent reasons given, to

satisfaction of the Council. CXXVI. Any Member voting against suspension may record his sent and the reasons the Recording dissents and any Member voting for suspension may record his assent and the re thereof. Provided that such recorded di assent be given in at the next ordinary Meeti the Council.

SPECIAL STANDING ORDER

ANY Draft Act, which, prior to the 20th of 1854, was read in Counc Bills published be-fore 20th of May 1854. published for general inf tion by order of the Go General of India in Council, may, upon mon referred to a Select Committee, or may be tak consideration by a Committee of the whole C and such Committees shall proceed respectively manner prescribed in the general Standing after which the Council may proceed in the prescribed in the general Standing Orders pect to Bills settled in Committee.

W. MORGAN, Clerk of the Con

Legislatibe Council.

2nd September 1854.

THE following Bill was read a second the Legislative Council on the 2nd of Se 1854, and referred to a Select Committee to report thereon after the 6th of December A Bill to amend Regulation III. of 183 Bombay Regulations.

WHEREAS the restriction of the appoint Joint Police Officers under Regulation III. of the Bombay Code to Towns has been found Preamble. convenient, It is enacte lows :--

I. It shall be competent to the Honor Government may Governor in Council Government may appoint Joint Police Officers to districts. bay to appoint Joint P

Omeers to districts. ficers to any districts
Presidency under the provisions of Regula of 1833; and to ex And exempt them from the control of the District Police Of-ficers. said Joint Police Offi the control and author have hitherto, under t

lation, been exercised by the District P cers over the Joint Police Officers in the

> W. More Clerk of the

Argislatibe Council.

2nd September 1854.

THE following Bill was read a second time in the Legislative Council on the 2nd of September 1854, and referred to a Select Committee who are preport thereon after the 6th of November next:—

Bill for the better supervision of Embankments.

WHEREAS the Regulations now in force for the maintenance of Embankments have been found ineffectual for the intended purposes thereof, and whereas it is desirable that provision should be made for the better supervision and protection of the same, and for the punishment of offences against this Act; It is bereby declared and enacted as follows:—

Regulation VI. of 1806 and Regulation XI.

of 1829, are hereby repealed,
except so far as they repeal the
whole or part of any other Remitted, and liabilities incurred before the passing
of this Act.

What is a public nexed to the Presidency of Fort William in Bengal, which is now kept up or may be erected and kept up at the expense of Government, or is now repaired or may be erected and repaired by the Officers of Government at the expense of the party bound to maintain such Embankment, and every Embankment which may be taken charge of and repaired by the Officers of Government under the authority of this Act at the expense of the party bound to maintain such Embankment, is a public Embankment within the meaning hereof.

III. In the construction of this Act, unless where a contrary intention appears from the context, the word "Embankment" shall, if it refers to a public Embankment, include such portion, not exceeding two hundred and fifty feet, of the land on both sides of the Embankment at the foot thereof as shall be marked off or denoted by the Officers of Government hereinafter mentioned.

IV. The general superintendence of the public

Who to have the Embankments shall be entrusted to such Officers as the Lieutenant-Governor of Bengal or
the Lieutenant-Governor of the

North-Western Provinces shall think proper to
appoint for the performance of that duty in their
espective Lieutenant-Governorships.

Private Embankment in the line of a

ble Embankment,
may be taken
ment which connects public
Embankments, or forms by
junction with them part of a
line of Embankments, or which
may be taken
ment which connects public
Embankments, or forms by
junction with them part of a
line of Embankments, or which
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line of Embankments, or which
public Embankments, or forms by
junction with them part of a
line of Embankments, or which
public Embankments, or some properties.

VI. The general Superindendent of EmbankPrivate Embankment endangering a public Embankment which endangers the stability of a public Embankment or obstructs the beneficial drainage of the country, to be removed or levelled.

VII. Before a final order for taking charge of, or removing any such EmNotice to be first bankment shall be passed, notice shall be given to the party to enable him to appear before the Collector and be heard against the order, and the Collector shall communicate any objections that may be made thereto with his opinion thereupon to the general Superintendent of public Embankments, who shall pass such orders thereupon as may appear to him to be just and reasonable.

VIII. If any
Land-holders how to proceed to obtain a masonry sluice in a public Embankment.

Land-holder, farmer, or cultivators be desirous of having a sluice or permanent opening made in any public Embankment for the purpose of drainage or irrigation,

he shall make an application in writing to the Collector of the District in which such Embankment The application shall contain such paris situate. ticulars of the land to be drained or irrigated as may enable the Officers of Government to judge of the advantage which may be derived from the work, and shall declare, as regards an Embankment maintained at the expense of the State, whether the applicant is willing to bear such part, not exceeding half of the cost thereof, as may be determined by Government; and as regards an Embankment maintained by Government at the expense of the owner thereof, whether the applicant is willing to defray the whole or such part of the cost incident to, and attendant on, the proposed work, as may be determined as aforesaid.

Officer in immediate charge of Embankments to inspect and to report on the proposed work.

Collector shall transmit such application to the Officer in immediate charge of the public Embankments of his district, who shall, either personally or by his Agents, inspect and examine

the land and report his opinion on the application, and if he shall be of opinion that the sluice or opening will benefit the land of the applicant, or effect an improvement in the general cultivation and be otherwise unobjectionable, he shall annex to his report a plan of the proposed work and an estimate of the expense of its construction.

Upon the applicant cugaging to defray the cost, Collector may issue certificate.

To defray the whole or half of the expense, or such portion thereof as may be determined under the provisions of Section VIII. of this Act, as the case may be; and upon such agreement being executed shall issue a certificate to the said Officer to construct the sluice or opening.

Officer in immediate charge of Embankments may authorize temporary water-course or roadway to be made.

Temporary water-course or a temporary roadway shall be made through or over any public Embankment, he shall apply to the Officer in immediate charge of such Embankment,

stating the circumstances: such Officer shall grant the application or not according as may appear to him to be just and reasonable; provided that before

commencement of the proposed work the applicant shall enter into a written agreement to defray the expense of, and incident to, making and closing such temporary water-course or roadway.

XII. The accounts of the actual expense in-

Annual Accounts to Collector, who may recover the amount as arrears of Government Revenue.

curred in constructing and repairing Embankments, and in constructing and repairing sluices and openings, and making temporary water-courses or roadways through and over any

public Embankment, shall be prepared as soon as possible after the completion of such works, and shall, as soon as such Accounts shall have received the sanction of the general Superintendent of public Embankments, be forwarded to the Collector, who shall proceed to levy such amount, as may be chargeable to parties who are bound by their engagements to pay for the same, by the process which is or may be in force for the recovery of arrears of Government Revenue.

XIII. Whenever an Officer in immediate

Officer in immediate charge to report to Collector as to removal of buildings,

charge of the public Embankments in any zillah under this Act shall be of opinion that the removal of any house, hut, or other building is needed for the

safety or improvement of a public Embankment, he shall make a report to that effect, accompanied by a detailed statement of the houses, huts, or other buildings to be removed, to the Collector of the district in whose jurisdiction the land on which such house, hut, or other building stands, is situate.

XIV. When such report is received, the Col-Collector to give notice to claimants. the houses, huts, or other buildings proposed to be removed, to be affixed in some conspicuous place upon the land, and to be published by proclamation in the nearest bazar, calling on all persons claiming a right in such houses, huts, or other buildings to appear in person or by authorized Agent at a place to be specified in the notice, on or before a given date, not being less than fifteen days from the date of such proclamation, in order to make known the amount and particulars of their claim to compensation to a Punchait, to be appointed by the Collector for determining the value of the houses, huts, or buildings.

The Collector shall appoint three persons to act as a Punchait to decide Collector to appoint the rights of different claimants, and determine the value of the houses, one of whom shall be nominated by the Officer in immediate charge of the Embankment Department.

XVI. The Punchait shall, on the close of the inquiry, make their award, and Penchait to make transmit it to the Collector. they differ in opinion, the opinion of the majority shall determine the award.

XVII. If the Collector agree with such award, If Collector confirm his decision shall be final.

XVIII. If he differ therefrom he shall transmit to the Commissioner of the If he differ, the Com-missioner shall decide. Division the award, with a report stating the grounds of his opinion, and the decision of the Commissioner thereupon shall be final.

XIX. No final award made under this Act Award to be impeachable only for altered, unless upon proof in a regular suit that a regular suit that it was procured by corruption or fraud, or that it extended beyond the authority given to the arbitrators.

XX. When the award has become final the After award Colbe affixed in some conspicuou lector to give notice of payment, and to place upon the land, with ove buildings, &c., citation calling on the partie in 15 days.

to appear before him, in person or by authorized Agent, on a certain day, and receive the amount so awarded, and warning them to remove their houses, huts, or other buildings within fifteen days from date of such notice.

Collector may re-Collector may remove buildings, &c. at the cost of the owners in case they neglect to do so them-

XXI. If on the expiration of the above stated period the houses, huts, or other buildings shall have not been previously removed, the Collector shall cause the sam to be removed or levelled, and

selves.

if any expense be incurred in removing or levelling the same, the Collector may sell the materials at public auction in order to de fray the charge, delivering any surplus that may remain to the owner.

Penalty for obstructing Officer o per on in discharge of duty.

XXII. Whoever wilfully obstructs any duly authorized person in removing or levelling any Embankment house, hut, or other building

for any time not exceeding six months, with a without labor, at the discretion of the Magistrate and also to fine not exceeding 200 rupees, commutable if not paid to a further period of imprison ment not exceeding six months.

Penalty for wilful damage to Embankment by cutting and Embankment, whether public XXIII. Whoever wilfully cuts through or atment by cutting, &c. private, or destroys or damage or attempts to destroy or dam

age, any such Embankment, or opens any sluid or water-course in any such Embankment so as b expose the adjoining lands to the danger of bein overflowed, shall be liable, on conviction before Magistrate, to be imprisoned for a term not exceed ing three years, with or without labor, at the discretion of the Magistrate, and to a fine not ex ceeding 200 Rupees, commutable if not paid to further period of imprisonment not exceeding on vear.

Whoever wilfully damages any public XXIV. or private Embankment by Penalty for other constructing other Embank wilful damage or ob- ments, or diverting by any art struction. ficial means the drainage upor

such Embankment, or by constructing dams of causing any obstruction for the purpose of divert ing or opposing the current of an embanked river or by cutting or otherwise altering the banks any embanked river, or by removing the earth from such Embankment, or, if it be a public Em-bankment, from the land within the limits herembefore provided for at the foot thereof, or by graing or tethering any cattle or other animals on an public or private Embankment, or by driving stakes, or cutting or rooting out grass growing of such Embankment or adjacent land; or does any other wilful act which may destroy or diminish the efficiency of such Embankment, shall be liable conviction before a Magistrate, to simple impriso

ment, with or without labor, at the discretion of the Magistrate, for a term not exceeding three months, or to a fine not exceeding 200 rupees, commutable if not paid to a further period of impronuent, with or without labor, for a term not
greeding three months, or to both.

XXV. Any Deputy or Assistant Magistrate may, to the extent of the power conferred upon him by the Regulations of the Bengal Code, and by the Acts of the Government of India in Council, exercise the powers of the state of the conferred upon a Magistrate by this Act.

TXVI. The provision of Section XIII. Regulation XX. of 1817, shall extend to any charge or information of the offences specified in Section XXIII. of this Act, and Darogahs and other Police Officers shall inquire into such offences in the mode

Magistrate, Deputy Magistrate, or Assistant under this Act be appealable, subject to the general provi-

W. Morgan,

Clerk of the Council.

Notifications, Appointments, &c.

light to have No. 946.

Fort William, Home Department,

The 1st September 1854.

Malification.—The following Memorandum of Sums received by the Reverend H. S. Fisher, commissary of the Lord Bishop of Calcutta, in the Fund for the relief of the families of Soldiers and Sailors engaged in the present War, and paid by him into the Bank of Bengal, spublished for general information.

By order of the Governor General in Council,

C. Allen,

Offg. Secy. to the Govt. of India.

we received, and paid into the Bank of Bengal in aid the Wives and Families, Widows and Orphans, of our siders and Sailors engaged in the present War.

le deserver all rei lentaut de Rs. As. P.

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(Signed) H. S. FISHER,

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Commissary.

CALCUTTA, 24th August 1854.

No. 3949.

Fort William, Foreign Department,
The 8th September 1854.

The Most Noble the Governor General in Council is pleased to notify the appointment of Mr. Edward Dunbar Kilburn as Prussian Consul at Calcutta.

No. 3950.

The Most Noble the Governor General in council is pleased to notify the appointment of Mr. John Jarvie as Danish Consul at Singapore.

No. 3951.

Lieutepant G. F. Carnegie, Officiating Canton-ment Joint Magistrate at Meean Meer, is ap-pointed to officiate as Cantonment Joint Magis-, trate at Wuzeerabad, instead of Ensign J. Graham, whose appointment as notified in G. O. G. G. dated the 26th July last, No. 3220, is cancelled.

No. 3952.

The remaining portion of the leave of absence granted under Medical certificate to Mr. G. Law, late Officiating Apothecary, in Civil Medical charge of the district of Shoay Ghyen, in G. O. of the 19th May last, No. 2162, is cancelled from the 6th instant.

No. 3953.

Maasoom Allee, Extra Assistant, attached to the Umballa Settlement Office, has obtained leave of absence for two months, on private affairs, to commence from the date on which he may complete the duties on which he is now engaged.

Mr. J. Vans Agnew, Assistant ettlement Officer Baree Doab, has obtained leave of absence for three months, under Sections XI. and XII. of the Amended Absentee Rules, from the date on which he may avail himself of the same.

Captain C. Browne, Deputy Commissioner of Jhelum, has obtained leave of absence for one month from the 30th ultimo, on Medical certificate, under Section VI. of the Amended Absentee Rules, in extension of the leave granted to him in G. O. of the 4th idem, No. 3301.

No. 3954.

The Governor General in Council is pleased to make the following appointments:-

aptain F. Hayes, M. A., Assistant Resident at Lucknow, to officiate temporarily as Resident from the date on which he received charge of that

Assistant Surgeon J. Fayrer, M. D., Surgeon to the Lucknow Residency, to officiate temporarily as an Extra Assistant to the Resident.

G. F. EDMONSTONE,

Secy. to the Govt. of India.

No. 2008.

Orders by the Lieutenant-Governor of Bengal.

Appointments.-The 19th August 1854.-Mr. A. T. Smith, Deputy Collector under Regulation IX. of 1833, in the Sounderbuns, to be also a Deputy Magistrate, and to exercise the special proficiency in the Persian language.

powers of an Assistant Magistrate under Section II. Clause 3, Regulation III. of 1821, and Section I. of Act X. of 1854, in the 24-Pergunnahs, Bara set and Jessore.

The 24th August 1854.—The Collectors of Hooghly, Burdwan and Beerbhoom have been respectively vested with the powers described in Clause 2, Section III. Regulation I. of 1824, for the purpose of enabling them to dispose of claims connected with land required on account of the Railway.

The 1st September 1854 .- Mr. E. Jackson, Commissioner for the Suppression of Dacoitee, has been vested with the powers of a Magistrate in the District of Burdwan.

The 5th September 1854.—Baboo Koylas Chunder Dey, Sudder Ameen of Pubna, to be also Moonsiff of the Sudder Station of that District.

Leave of Absence.—The 18th August 1854.— Mr. C. Tottenham, Collector of Dacca, for six months, on Medical certificate.

The 25th August 1854.—Moulavy Tuffuzzool Hossein, Principal Sudder Ameen of Purneal, from the 29th ultimo to the end of the Dusserah vacation, on Medical certificate.

The 26th August 1854 .- Moulavy Ashruff Ally, Principal Sudder Ameen of Chittagong, for on week, on private affairs, from the 25th instant.

The 5th September 1854.—Lieutenant J. S. Davies, 1st Class Assistant to the Governor General's Agent in the South-West Frontier, a Singbhoom, for fifteen days, under Section XII. the Amended Absentee Rules, in extension of the leave granted to him on the 28th ultimo.

Baboo Juggobundhoo Bannerjee, Sudder Amee and Sudder Moonsiff of Maldah, for three weeks in addition to the Dusserah and Mohurum vacations.

Notifications. The 22nd August 1854. The Ferry at Jantollah, over the River Ganges, near the Sudder Station of Chuprah, is declared public under Regulation VI. of 1819.

The 25th August 1854.—The Ferry at Sagoo nah, over the Great Gunduck River, in the District of Sarun, is declared public, under Regulation VI

The 31st August 1854.—The Lieutenant-0 vernor has been pleased to grant to 1st Lieuten A. R. Fuller, of the Artillery, a Certificate of his

The 5th September 1854.—The receipt of the Jowing further Subscriptions to the Wellington advanced by the second s

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or developed the same and

C.J. H. Richardes, Esq.,	30
Captain W. F. Eden,	50
Lieutenant A. G. C. Sutherland,	50
James Bullock, Esq.,	50
Captain F. W. Swinhoe,	16.
Surgeon R. Christie,	20
Captain H. C. James,	10
Lieut. T. F. O. Scott,	20
Ensign H. R. Stewart,	10
Dr. S. Holmes,	32
Captain C. Apthorp,	10

W. GREY,

Secy. to the Govt. of Bengal.

density the Hon'ble the Lieut:-Governor of the North-Western Provinces.

No. 1564 A of 1854.

Judicial Department,

Head Quarters, the 28th August 1854.

Love of Absence.—Mr. Roderick McKenzie dwards, Joint Magistrate and Deputy Collector Suharunpore, for one month, under Section Lof the Amended Absentee Rules, viz., from a lst to the 15th September and from the the to the 30th October.

No. 1566 A of 1854.

Revenue Department.

Appointment.—Lieutenant J. W. B. Blagrave appointed to the charge of the Third Survey by to be employed in the Districts of the cor and Nerbudda Territories.

No. 1568 A of 1854.

Judicial Department,

Esce of Absence.—Mr. David Robertson, Judge Escelly, for one month, under Section XI. of Amended Absentee Rules, from the 19th Ember 1854.

No. 1581 A of 1854.

Judicial and Revenue Department,

The 29th August 1854.

Appointment.—Lieutenant H. F. Waddington to be an Assistant Commissioner in the Saugor and Nerbudda Territories.

No. 1592 A of 1854.

Revenue Department,

The 30th August 1854.

Notification.—Mr. J. O'B. Beckett, Deputy Collector of Kumaon, is promoted to the 2nd Grade, from the 20th July 1854.

No. 1603 A of 1854.

Judicial and Revenue Department.

Notification.—The services of Captain J. K. Spence, Deputy Commissioner, 1st Class, Hoshungabad, and Captain A. H. Chesney, Deputy Commissioner, 3rd Class, Nursingpore, are placed at the disposal of the Government of India in the Foreign Department.

No. 889 A of 1854.

General Department,

The 31st August 1854.

Leave of Absence.—Mr. J. Middleton, Principal of the Agra College, for two months and thirteen days, from the 18th September next.

Appointment.—Mr. T. B. Caun to officiate as Principal of the Agra College and Secretary to the Committee during Mr. Middleton's absence.

W. Muir,

Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, the 7th September 1854.

No. 894 of 1854.—Major Charles Wollaston, 8th Regiment Light Cavalry, Deputy Superintendent of Studs, North-Western Provinces, is allowed three months' leave of absence from the 1st October (or from date of being relieved from his office) to 31st December 1854, preparatory to applying for permission to retire from the Service. No. 895 of 1854.—In conformity with Government General Order, No. 144 of 1852, the following Statement of Deposits made in the General Treasury during the month of August 1854, on account of the Estates of deceased European Commissioned, Non-Commissioned and Warrant Officers and Soldiers of the East India Company, is published for general information, and it is hereby notified that claims to the Estates in question, which shall not be preferred to the Sub-Treasurer by Executors or Administrators before the conclusion of twelve months after the date of decease, cannot be attended to in this country, as the money, after that period, will be remitted to and made payable by the Hon'ble the Court of Directors only:—

Statement of Deposits made at the General Treasury of Fort William, on account of Estates of deceased European Commissioned, Non-Commissioned and Warrant Officers and Soldiers of the East India Company's Service, in August 1854.

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No. 896 of 1854.-The Most Noble the Governor General of India in Council, is pleased to declare that Syces duly enlisted, registered, and attached to the Light Field Batteries of the Punjaub Irregular Force, as also the enlisted and registered Muleteers of the Mountain Train attached to the District of Hazara, are admissible to invalid, and to wound or injury and family pensions, according to the regulations applicable to Local Troops, and at the rates at which those advantages are authorized for Syces in the Re-

gular Army.
2. The Native Officers, Non-Commissioned Officers, Privates and Bheesties on the fixed Establishment of the Hazara Mountain Train, are also admissible, under the same rules, to the several pensionary advantages above specified, at the rates sanctioned for the corresponding grades

in the Local Infantry Corps.

No. 897 of 1854.—2nd Lieutenant Frederick Moffat, of the 2nd European Bengal Fusiliers, is permitted to resign the Service of the East India Company, from the 20th September 1854.

No. 898 of 1854.—The Station Order, dated Dera Ishmail Khan, 9th July 1854, placing As-

1st Punjaub Cavalry.
6th Police Battalion.
4th Company (Garrison)
Artillery, and the Ordnance
Department, Jail and Civil Establishment.

sistant Surgeon J. E. Tu-son, of the Scinde Rifle Corps, in Medical charge of the Corps, &c., noted in the margin, vice Assistant

ing to join his appointment in the 4th Punjaub Cavalry at Kohat, is confirmed.

No. 899 of 1854.—The promotion of Sub-Assistant Surgeon R. G. W. Heming, from the 2nd to the 1st Class of Sub-Assistant Surgeons, announced in Government General Order, No. 638, of the 15th June 1854, will take effect from the 1st January 1854, instead of the date therein specified.

No. 900 of 1854.—The Pegu Division Order, dated 5th August 1854, placing the services of Captain J. A. Madigan, Her Majesty's 84th Regiment, at the disposal of the Commissioner of Pegu, for temporary employment under Major DuVernet on the Electric Telegraph, is confirmed.

No. 901 of 1854.—Serjeant William Moran, of Artillery, having passed the prescribed examination, is appointed an Assistant Overseer in the Department Public Works, and transferred to the Town Major's List.

No. 902 of 1854.—Serjeant Matthew Rosamond, of the 2nd European Bengal Fusiliers, is transferred to the Town Major's List, and appointed Jailor at Prome, subject to the confirmation of the Hon'ble the Court of Directors.

Fort William, the 8th September 1854.

No. 903 of 1854.—The Most Noble the Governor General of India in Council is pleased to make the following promotions and alteration of rank :-

25th Regiment Native Infantry.

Ensign Walter Foggo Ireland to be Lieutenant, vice Lieutenant Edward James D'Oyly Thrale Money, resigned; with rank from the 7th of May 1854, vice Lieutenant Samuel Maillard Munro, deceased.

Medical Department.

Assistant Surgeon Joseph Jowett to be Surgeon, vice Surgeon Henry Hurry Goodeve, M. D. and F. R. C. S., retired; with rank from the 8th August 1854, vice senior Surgeon John Syme Toke, deceased.

Alteration of Rank.

BEING AND SECURITION			The second secon
Corys or Departments.	Rank and Names.	To rank from	In whose room.
Medical Department: Ment Native Inpariet.	Lieutenant Horatio Nelson Davies. Charles Chester Bean, (deceased,) Addington Taylor, Edmond John Lemoyne Twynam, Surgeon Theodore Cantor, M. D., Theodosius Cayley Hutchinson, William Shurlock, Edward Campbell, Anthony Beale, Charles Augustus Elderton, James Peter Brougham, M. D., John Naismith, M. D., Warrick Walter Wells, George Grant, John Bowhill, Thomas Saumarez Lacy, Charles Douglas, M. D.,	15th Nov. 1853, 15th Ditto, 2nd May 1854, 9th Sept. 1853, 7th Oct. 1853, 11th Ditto, 15th Nov. 1853, 1st Dec. 1853, 31st Ditto, 31st Ditto, 20th Jan. 1854, 1st Mar. 1854, 26th Ditto, 31st Ditto, 31st Ditto, 31st Ditto, 31st April 1854	R. C. S., retired. Senior Surgeon F. Corbyn, deceased. Surgeon J. Esdaile, M. D., retired. For the 3rd European Regiment. For the Augmentation. Surgeon J. Inglis, M. D., retired. Surgeon M. Grierson, retired. Surgeon R. B. Cumberland, retired. Senior Surgeon A. Wood, retired. Senior Surgeon J. Davidson, retired. Surgeon H. Chapman, retired. Surgeon C. Madden, retired.

No. 904 of 1854.—The name of Family Pensioner "Lekha Tewaree," No. 147 Benares Circle, who fradulently obtained admission to family pension as the father of the late Sepoy Kisondial Tewaree, of the 37th Regiment Native Infantry, being in reality the brother of the deceased, is to be struck off the Family Pension List from the date of the last payment made to him.

No. 905 of 1854.—The following Order issued by the Resident at Hyderabad is confirmed : Hyderabad Residency, 23rd August 1854, No. 151.—Assistant Surgeon W. B. McEgan, M. D., attached to the 2nd Cavalry Hyderabad Contingent, is allowed one month's leave on Medical certificate to Bombay, from the date of his departure from Aurungabad.

No. 906 of 1854.—The under-mentioned Officer is permitted to proceed from Bombay to Europe on furlough :-

Assistant Surgeon W. B. McEgan, M. D., Medical On Medical cer-Department, and attached to the 2nd Cavalry Hyderabad Contingent, tificate for eighteen months, under the new Regulations.

No. 907 of 1854.—The Most Noble the Governor General of India in Council is pleased to make the following promotion :-

70th Regiment Native Infantry.

Ensign Frederick Duffin to be Lieutenant from the 30th of August 1854, vice Lieutenant Richard William Anderson, deceased.

No. 908 of 1854.—The Most Noble the Governor General in Council is pleased to make the following appointments :-

To be Brigadiers to complete the Establishment.

Colonel S. B. Boileau, of Her Majesty's 22nd Foot, Colonel M. C. Johnstone, of Her Majesty's 87th Regi-ment of Royal Fusiliers,... Colonel S. J. Cotton, of Her Majesty's 22nd Foot,

In succession to Major Generals J. Scott, C. B., H. W. Breton and the Hon'ble T. Ashburnham, C.B., who severally vacatetheir commands on pro to Majo motion General.

R. J. H. BIRCH, Colonel, Secy. to the Govt. of India, in the Mily. Dept.

Ecclesiastical.

CONFIRMATION.

NOTICE is given, that the Right Reveren the Lord Bishop purposes, by Divine permission to proceed to Allahabad in the early part of the cold weather, and to hold Confirmations at all the intermediate stations.

The Chaplains and Clergy are requested to prepre Candidates, who will apply to their respective limisters for the purpose of being examined and approved, and for usual Comfirmation Ticket. By desire of the Bishop. Dated at Calcutta this serenth day of August 1854,

WM. Ну. Аввотт,

Registrar and Secretary.

Notification.

BILLS at par on the Public Treasuries of the mder-mentioned Districts may be had on application to the Officiating Accountant to the Government of Bengal:—

	nunts available n this date.
Balasore,	50,000 60,000
Bullooah,	2,00,000
Bograh,	30,000 20,000
Chittagong,	94,000
Cuttack, C. D.,	96,000
Dacea, Dinagepore,	97,000 50,000
Jessore,	1,80,000
Jorehaut, Kamroop,	45,000, 6,000
Midnapore,	50,000
Mymensing,	1,00,000
Pubna,	50,000
Rajshahye,	1,00,000
Rungpore,	30,000 97,000
Sylhet,	1,00,000

EDMUND DRUMMOND,

Offg. Accountant to the Govt. of Bengal.

Accountant's Office, }

Dotice.

The General Treasury will be closed on hursday, the 21st instant, on account of the Hindoo Holiday, Mohaloyah.

Under the Orders of the Most Noble the Gotmor General of India in Council, the General leasury will also be closed from Tuesday the 5th instant, to Saturday the 7th proximo, both avainclusive, on account of the Hindoo Holitys Doorga Poojah and Luckhee Poojah.

All acceptances which may fall due between 26th Instant and 9th proximo, will be paybe at the General Treasury on any business from the 18th to the 25th instant, both days adusive.

J. I. HARVEY,

Sub-Treasurer.

General Treasury, le lat September 1854.

Dotice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M. on Thursday 14th September 1854.

Tenders will be opened in the Civil Ar hitect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "the construction of a Bungalow and Cook-house, for the Electric Telegraph Station at Diamond Harbour."

Time for Execution (8) Eight months.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A Deposit in Cash of (100) One Hundred Rupees is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

Forms of Tender to be had on application to the Civil Architect's Office.

> F. B. Norris, Civil Architect.

Dotice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M. on Friday 15th September 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "providing improved accommodation for the Cavalry and Infantry Guards on duty at Government House, Calcutta, also for concentrating the Guards and Cavalry Horses in one Building, and the whole of the Staff Officers' Horses and other Horses, in a corresponding Building."

Time for Execution, (3) Three Months.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A deposit in Cash of (100) One Hundred Rupees is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

Forms of Tender to be had on application to the Civil Architect's Office.

F. B. Norris, Civil Architect.

Dotice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect in his Office, in Calcutta, up to 4 P. M. on Monday 18th

September 1854:
Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for taking down and re-constructing the roof of the Sepoy Guard-house Allipore Jail.

Time for Execution, (3) three months.

Spe ification and further information to be obtained from the Civil Architect's Office in Cal-

A deposit in Cash of (100) One Hundred

Rupees is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

Forms of Tender to be had on application to

the Civil Architect's Office

F. B. Norris, Civil Architect.

181 miles

Fort Grass Sale.

SEALED TENDERS for the Annual Contract for cutting and taking away Grass from the Garrison of Fort. William, commencing from the 15th September 1854, will be received in the Office of the Garrison Engineer from 10 A. M. to 4 P. M., on the 8th proximo, where the conditions may be seen for the above Contract.

G. H. FAGAN, Captain,

Garrison Engineer.

General Post Office Botifications.

NOTICE TO THE PUBLIC.

As Act No. XVII. of 1854 "for the management of the Post Office, the regulation of duties of postage, and for the punishment of offences against the Post Office," will come into operation on the 1st of October next, the attention of the public is drawn to some of the most material of the changes which have been made in the rates of postage to be paid, and to the conditions under which letters, banghy-parcels, newspapers, pamphlets, &c., will be conveyed by post.

On and after the 1st October 1854, no money

On and after the 1st October 1854, no money payments will be received at any Post Office on account of letters to be despatched pre-paid; letters which the sender wishes to despatch pre-paid, must have postage stamp labels pasted or gummed on them, of value sufficient to cover the

postage,

If the value of the stamps affixed to any letter be less than the full amount of postage chargeable, twice the difference between the value of the stamps affixed and the proper postage will be charged or delivery.

Letters sent unpaid, will, on delivery, be

charged double postage.

Parcels, newspapers, pamphlets and printed and engraved papers may be sent paid or unpaid, at the discretion of the sender.

No receipt will be given for any but registeredletters, on which the authorised registration fee

has been paid.

Letters re-directed or forwarded, will be charged in addition to the postage paid or due on them, with the rate of postage which they would be liable to had they been posted and pre-paid at the place at which they may be re-directed.

Provided that the full amount of postage is pre-paid, the following rates of postage will be charged for the conveyance of a letter from one Post Office to another within the territories under the Government of the East India Company, with-

out reference to the distance to which it may be

Letters not exceeding in weight.	Postage Charge.	Number of rates of Postage.
A Quarter Tolah,	Half Auna,	1 Rate.
Half a Tolah,	One Anna,	2 Rates.
One Tolah,	Two Annas,	4 Rates.
One Tolah and a Half,	Three Annas,	6 Rates
Two Tolahs,	Four Annas	8 Rates

For every tolah weight above two tolahs, two additional annas, or 4 rates of postage. Every fraction of a tolah above two tolahs will be charged as an additional tolah.

Postage stamp labels should be pasted or gummed on the upper
right hand corner of

J. SMITH, Esq.,

Jaun Bazar Lane,

Calcutta.

right hand corner of the letter, on the side on which the direction is written, as in the specimen given in the margin. Postage stamps can only be used once.

The postage chargeable on a newspaper, pamphlet, or other printed or engraved paper published in India, and not exceeding 3½ tolahs in weight will be two annas; without reference to the distance to which it may be conveyed. Importent newspapers, &c., not exceeding 6 tolahs in weight will be conveyed for the same charge. The conditions under which newspapers are received an transmitted by post remain unaltered.

Banghy parcels will be charged by weight an distances according to the following Scale:-

	te i gr	20 Tolahs	shs	Tolah	o sylv	100 200 Tolahs Tolahs		300 Tolahs		400 500 Tolahs Tolahs	o sthe	500 Tolsh	φ	600 Tolahs	0 4
porto social deliver deliver me Off	Miles.	Rs.	As.	Re	.8A	Rs.	.sA	Rs.	.sA	R8.	sy	Rs.	.sV	Ra	As.
Not exceeding,	100	0	CA	0	4	0	00	0	63	-	0	-	4	H	00
Not exceeding,	300	0	9	0	12	H	00	64	ক	60	0	00	23	4	00
Not exceeding,	900	0	01		90	60	0	4	00	9	0	7	00	6	0
Not exceeding,	006	-	C)	ଷ	4	4	00	9	C.5	6	0	=	4	13	œ
Not exceeding,	1200	-	OD,	co	0	9	0	6	0	12	0	5.	0	8	0
Exceeding,	1200		14	ca	12	7	00	1	*	15	0	80	12	22	00

When Letter and Banghy Mails are convey d in the same carriage, letters must not be enclosed in Banghy Parcels, under a penalty of 50 Rupees.

On all parcels chargeable with Banghy postage according to distance when conveyed by land, Shippostage is chargeable when they are conveyed by means of the East India Company's post by Sea, according to the following scale, viz.:

On every parcel not exceeding one hundred

And for every hundred tolahs in weight, above one hundred tolahs, eight additional annas; and every fraction of one hundred tolahs above one hundred tolahs, shall be charged as one hundred additional tolahs; and if such parcel be conveyed by the East India Company's post, partly by Banghy and partly by Sea, Ship-postage shall be charged in addition to inland Banghy Postage.

No person shall knowingly post or send, or tender, or deliver in order to be sent by the post, any letter, parcel or packet, containing any explosive or other dangerous material or subsance; and any person contravening this prohibition, shall forfeit for every such offence, a sum not exceeding Two Hundred Rupees. Section XXIV. Act XVII. of 1854.

Postage stamps, in small quantities, can be purchased for Cash at every Post Office and Receiving House, and from every licensed stamp under. Persons requiring more than nine uppers worth of stamps, can procure them at any public Treasury, and will be entitled to receive a discount at the rate of four annas for every nine uppers paid.

Unclaimed letters, if the sender's name and address be written on the cover, will be returned to the Posting Office, to be delivered to the sender free of all charge. If the sender's name and address is not on the cover, the letters will be sent to the Post Master General of the Presidency, to be by him opened and returned (if possible) to the sender.

No letter on which the Indian rate of postage is not pre-paid, can be despatched by H. M.'s Mils, or to any place to which a communication shall not have been established by the East India Company.

Letters conveyed by the East India Company's Mckets or posts from place to place by Sea, or lattly by land and partly by Sea, are liable to lained postage only. But letters sent by Her lajesty's Mail Packets, are liable to British lacket postage, and letters sent or received by lives ship, are chargeable on delivery with a Saip-postage of one anna in addition to the laland Postage chargeable according to their reight under Act No. XVII. of 1851.

Letter boxes for the receipt of unpaid and tumped letters, will remain open at every Post Dice day and night, except for a quarter of an lour after the hour fixed for the closing of each lail,

Letters may be registered on payment of a fee four amas, which must be pre-paid. A receipt will be given to the person posting a registered the, and a receipt will be demanded from the addressee on the letter being delivered.

H. B. RIDDELL,
Director General of the Post Office in India.
Culcutta, 24th August 1854.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer Formosa, will be closed at this Office on Wednesday the 13th instant.

C. K. Dove,

Dy. Post-master General.

Fort William, General Post Office, The 5th September 1854.

No. 2259.

THE Deputy Post Master General regrets to inform the public, that from a communication received from the Post Master of Tezpore it appears, that the Calcutta Mails of the 22nd ultimo, for Tezpore, Assam, Seebsaugor and Debrooghur, and also the Mails for those places sent from Gowhatty and Mungledye on the 31st idem, were totally lost, with the Dak Boat, on the night of the latter date, at "Pobamaree Chapree," a little above Mungledye. The accident is attributable to the falling in of the bank, which fell on the boat, and caused the same to sink immediately.

C. K. Dove,

Deputy Post Master General.

Calcutta, General Post Office.
The 15th August 1854.

THE Business connected with the Calcutta Post Office having been made over exclusively to the charge of the Deputy Post Master General, the public are requested from this date to address that Office direct, on all matters connected with that Office.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta, General Post Office, The 1st July 1854.

Rangoon Post Office Rotice.

Letters and Newspapers, which should be addressed to Rangoon only, are frequently directed by mistake to Pegu or Burmah, and letters, &c. intended for delivery in Pegu, Prome, Bassein and other places in the Provinces, are in like manner erroneously addressed to "Rangoon, Burmah." The Rangoon Post Master begs to notify that, with such vague directions, this Department is left to find out to which of the Stations such letters should be forwarded, and from want of information, great disappointment is felt when they are despatched to the wrong Station. To obviate this, it is desirable, that parties posting letters in Calcutta or elsewhere, should be careful to direct them to their respective Stations, and to inform their Agents and Correspondents, when leaving one place for another, of their change of address, to ensure letters being directed to the proper Station. A list of places in the Pegu Provinces or in Burmah, and their distance from Rangoon, is annexed below, viz.:

Donabew,	40	miles
Pegu,	55	rr 75, 5
Sittang,	67	11
>hoaygyeen,	90	all ya
Bassein,	95	子 为 集
Henzada,		MHQ)
Tonghoo,	130	00,0
Monean,	120	13

Thayetmyo,	200	miles
Meeaday,	205	B.
Namean,	195	
Prome,	200	22
Yeagheen,	160	,,
Tapuon,)		
Tindan, Ral	ow Pr	ome.
Tayngheen,	100	epings of
Yandoon,		Still Silver

Letters addressed to public functionaries, whose head-quarters or residence is in Rang-on, should be addressed "Rangoon," instead of Pegu or Burmah; but if intended for delivery at other Stations, should be addressed to those Stations, the word Rangoon to be omitted.

(Signed) C. M. CRISP,

RANGOON POST OFFICE, ? The 19th June 1854.

Post Master.

No. 1215.

THE above Notification from the Post Master of Rangoon is published for general information.

J. R. B. BENNETT,

Post-master General.

Calcutta, General Post Office, ? The 5th July 1854.

Names of Vessels.	Agents.	Intended Departure.	For what Port.	Touching at	Remarks.
teamer Paou Shun,	Steamer Paou Shun, Mackillop, Stewart & Co.,	rart & China.	China.		
teamer Pormosa,	Steamer Formosa, P. & O. S. N. Company,	4th do.	Penang, Singapore and		
Alfred, •	Turner, Cadogan and	In a day or two, Mauritius,	. Mauritius,		
Futty Allum,	Abdool Rohomun, Ditto,	1	Ditto.		
ir Edward Paget,	Sir Edward Paget, Messrs. Mackey & Co., 23rd Sept.		Sydney.		1

Court for the Relief of Insolvent Debtors at Calcutta

In the matter of Preeo-nath Mullick, an Insol-cation for an ad inte-rim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the said Court, on Friday the 15th day of September instant, at the hour of 11 o'clock in the forenoon.

'Any creditor of the said Insolvent desirous of onnoxing such application do appear before the sai Court at the time and place oforesaid."

Sherrington, Attorney.

Chief Clerk's Office, the 7th September 1854.

In the matter of William Bruce and others, day of September in-Insolvents.

On Monday, the 4th day of September in-stant, it was ordered, that an account of unclaimed dividends in this matter, be received and filed in the Office of the Chief Clerk on the application of the Official Assignee.

J. Cochrane, Official Assignee.

In the several matters of Andrew Hervey, Campbell, Jackson Scott | unclaimed dividends in Insolvents.

On Monday, the 4th day of September in-Ramnarain Naug, John stant, it was ordered, that
Dixon Nash, Colin Sive several accounts of and William Anderson, the above matters be respectively received and filed in the Office of the Chief Clerk on the ap-

plication of the Official A ssignee.

J. Cochrane, Official Assignee.

In the matter of John Robinson, of James Fort William in Bengal, a Serjeant in Her Majesty's 70th Regiment of Infantry, and a Trader, carrying on business at Rangoon, in the Kingdom of Burmah, under the name, style and firm of J. W. Wallace and Co., Clothiers, Provisioners and Wine and Spirit Merchants, an Insolvent.

On Monday, the 4th day of September instant, it was ordered, hat the hearing in this matter stand adjourned until Saturday the 4th day of November next.

Biddle and Sherrington, Attornies.

In the matter of John DeRozario, of No. 6, On Monday, the 4th day of September instant, it was ordered, that the hearing in this Meredith's Lane, in Calcutta, Provisioner, an Insolvent. I matter stand adjourned until Saturday the 4th day of November next, and that the said Insolvent do then attend to be examined by the said Court.

Carruthers, Attorney.

In the matter of On Monday, the 4th Petruse Johannes Sar- day of September in-kies, an Insolvent. Stant, it was ordered that the Official Assignee do pay and divide the sum of Co.'s Rs. 4 157-10-4 to and amongst all sum of Co.'s Rs. 4,157-10-4 to and amongst all

General

the Creditors upon the Estate of the said Insolvent, a Dividend of Co.'s Rs. 2-12 per cent. upon such of the debts admitted in the chedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court, from time to time for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

strains to the Hankari Y

In the matter of Shree- On Monday, the 4th kissen Mullick, of Bans- I day of September intollah Gully, in (al- stant, it was ordered cutta, Writer, an Insol- that the hearing in this matter stand adjourned until Monday the 9th day of October next, with liberty to the said Insolvent to amend his Schedule and Estate-paper filed in this matter; and the order made in this matter for the adinterim protection of the said Insolvent from arrest, be, and the same is hereby enlarged to the said 9th day of October next, and that the said Insolvent do then attend to be examined by the said Court.

Insolvent in person.

In the matter of James Edward Gomes, of No. 11, Baparectollah, in Vent seeking the bene-Calcutta, Deputy Printer (fit of the Act XI., Vic. of the Bengal Harkaru) cap. XXI., was filed Office, an Insolvent. In the Office of the Chief Clerk on the 31st day of August last, and by an order of the same date the Estate and Effects of the said Insolvent, were vested in the Official Assignee of the said Court; and it was ordered that the hearing in this matter shall be on Saturday the 4th day of November next, at the hour of 11 o'clock in the forenoon of the said tay, and that the said Insolvent do then attend to be examined by the said Court.

Insolvent in person.

on Monday, the 4th day of September instant, it was ordered, hat the Official Assignee do pay and divide the um of Company's Rupees 5,131-14-9 to and mongst all the Creditors upon the Estate of the aid Insolvent, a Dividend of Company's Rupees 12 per cent. upon such of the debts admitted a the Schedule of the said Insolvent, and claims roved as have been duly substantiated in proporton to their several debts and upon the other bis admitted in the Schedule, when and so soon a such debts or any of them shall be duly substantiated upon Affidavit, filed in this Court, ith liberty to the said Assignee to apply to the ourt, from time to time for directions respecting y debts or any other matter or thing relating creto.

J. Cochrane, Official Assignee.

In the matter of Moheschunder Bose, of Colootollah, in Calcutta, Merchant, an Insolvent.

In the matter of Sumboonauth Day and Tarranauth Day, late of Colootollah, in Calcutta, the former a Writer in the Military Board, and the latter an Inhabitant of Calcutta, Insolvents.

In the matter of Prawnkisto Paul, late of Serampore, and now residing at Seekdarparrah Lane, in Jorahsanko, in Calcutta, Broker, an Insolvent.

Hudson, Attorney.
Insolvent in person.

Chief Clerk's Office, 8th September 1854.

Sheriff's Sale, Calcutta, 9th September 1854.

On Monday, the 4th

day of September in-

stant, it was ordered

that the hearing in these several matters stand adjourned until Mon-

day the 9th day of Oc-

tober next, and the orders made in these

several matters for the

ad interim protection of

the said Insolvents from

arrest, be and the same

are hereby enlarged to the said 9th day of Oc-

tober next, and that the

said Insolvents do then

respectively attend to

be examined by the said Court.

Notice is hereby given, that on Thursday, the nineteenth day of October next, at the hour of 12 o'clock, the Sheriff of Calcutta will put up to public Sale at the Court House, by virtue of a writ of Fieri Facias in his hands against the Effects of Ranee Sookhomoney Dossee, Sreemutty Allaudmoney Dossee and Ladleymohun Sing.

The Right, Title and Interest of the said Ranee Sookhomoney Dossee, Sreemutty Allaudmoney Dossee and Ladleymohun Sing, of, in, and to the following landed Property, viz.:—

1. Two-thirds of an Upper-roomed Brick-built family Dwelling-house, commonly called Toilgurerbatty and a Tank, with a piece of Land thereunto belonging, containing by estimation five Biggahs, more or less, situate at Kandee, in Pergunnah Futteh Sing, and in the Zillah of Beerbhoom.

2. Also a piece of tenanted Land, commonly called Gollahbatty and a Tank thereon, containing by estimation three Biggahs and twelve Cottahs, more or less, situate at the same place.

 Also another piece of tenanted Land commonly called Radhabaug, containing by estimation four Biggahs and seven Cottahs, more or less, situate at the same place.

4. Also a piece of Garden Ground, commonly called Beejoy Baug, with an Upper-roomed and one Lower-roomed Brick-built Bytuckhannah House, two Tanks and several Trees growing thereon, containing by estimation thirteen Biggahs, more or less, situate at the same place.

5. Also a piece of tenanted Land, containing by estimation seven Biggahs, and twelve Cottahs, more or less, situate at a place called Lahooree Parah in Pergunnah and Zillah aforesaid.

6. Also another piece of tenanted Land, commonly called Gollahbatty, containing by estimation seven Biggahs, more or less, situate at Gopeenauthpore in Pergunnah Goopeenauthpore, and in the Zillah aforesaid.

7. Also another piece of tenanted Land, commonly called Hurrybungso Pooskurnee Paur, containing by estimation one Biggah and eighteen Cot-

8. Also another piece of tenanted Land, commonly called Beejoy Baug, with a Tank and several Trees growing thereon, containing by estimation forty-five Biggahs, more or less, situate at the same place.

9. Also another piece of tenanted Land, containing by estimation four Biggahs, and sixteen Cottahs, more or less, situate at Anund Bazar in

Pergunnah and Zillah aforesaid.

10. Also another piece of tenanted Land containing by estimation five Biggahs, and five Cottahs, more or less, situate at a place called Purran Baug in Pergunnah and Zillah aforesaid.

11. Also a Tank commonly called Hurry

Bungso Pooskurnee, with a piece of Land thereunto belonging, containing by estimation five Biggahs more or less, situate at the same place.

12. And also an Upper-roomed Brick-built Bytuckhannah House, one unfinished Lower-roomed Brick-built Kooty Batty and Godowns, with a piece of Land thereunto belonging, containing by estimation forty Biggahs, more or less, situate at Raneessur, in Pergunnah Mohanundee and in the Zillah of Moorshedabad.

The Conditions of Sale may be known by apply-

ing at the Sheriff's Office.

Sheriff.

For Dacca and Gowhatty in Assam.

THE Cargo Boat Kalleegunga, in tow of the Thames, will be despatched at noon of the 12th

For Freight of Goods, Horses and Conveyances, or passage, apply at the Government Boat Office.

By Order of the Superintendent of Marine,

J. WOODLEY, Clerk of the Govt. Boat Office. Government Boat Office, } The 5th Sept. 1854.

For Allahabad.

The Jumna, with the Soorma in tow, will be dispatched on the 12th instant. For Freight of small Packages or Passage, apply at the Government Boat Office.

By Order of the Superintendent of Marine,

J. Woodley,

Clerk of the Govt. Boat Office.

The 7th September 1854.

To the Shareholders of the India General Steam Navigation Company.

NOTICE is hereby given, that the ordinary Half-yearly General Meeting of the Shareholders will be held on Monday the 18th September, at 3 o'Clock P. M., at the Office of the Company

After the general business of the day, this Meeting will be made special for the purpose of taking into consideration the subject of the suspension of Mr. H. N. P. Grant from the Office of Secretary and passing such resolutions as may be necessary. By order of the Directors,

J. F. STACE,

Acting Secretary

I. G. S. N. Co.'s Office; Olive Street Ghaut, Calcutta, 31st July 1854.

tahs, more or less, situate at Kandee in Pergumah
Futteah Sing, and in the Zillah aforesaid.

Report showing the smallest Depth of Water in the
Bhaugiruttee, Jellinghee and Matabangah Rivers,
also their rise and fall from 23rd to 31st August 1854.

Names of Rivers.	Smallest Depth	of Water.	Ri	se.	To:		Fat		Total Eall	Total Later
Bhaugiruttee River.	Feet.	Ins.	Feet.	Ins.	Foot.	Ins.	Feet.	Ins.	Feet.	Ins.
At its entrance, Below the entrance,	24 22	0	5	91 0	26 0	10		0 0	0	10
From thence to } Jungypore, }	15	0	0	0	0	0	e	4100	1757	ma
From Jungypore to Sadduckbaugh,	23	9	0	0	0	0	0	0	0	0
From Sadduck- baugh to Ber- hampore,	23	0	2	24	26	0	By	Ga	ug	0
From Berhampore to Cutwa,	23	3	0	0	o	0	0	0	0	0
And from Cutwa to Nuddea,	17	9	0	0	0	0	0	0	0	0
Jellinghee River.				1		6.0		0.000	no	ı
At its entrance,	18	5	1	43	26	6	0	0		
From thence to Bau-	18	3	3 0	0	0	0	0	0	0	õ
From Bausemarree (to Teeahkattah,	20) (0	0	0	0	0	0	0	l
From Teeahkattah to Sonatullah,	25	5 (3	0	0	0	0	0	0	ě
And from Sonatullah to Moisgunge,	2	1 (0	0	0	0	0	0	0	
Matabangah River			1	120	die.	自				ı
At its entrance,	. 29	9	1	4	26	7	0	0	1	B
From thence to Haut Boleah,	29) (0	0	0	0	0	0	0	i
From Haut Boleah ?	22	2 5	3 0	0	0	0	0	0	0	l
From Katchikattah) to Kishengunge,	25	5 5	0	0	0	0	0	0	0	1
And from Kishen-	14	1	0	0	0	0	0	0	0	

Height of water on Gauge at Berhampore, on 31st August 1854, + 26 feet 0 inches

J. LANG.

Supdt., Nuddea River

Kishnaghur, 7th September 1854.

Dotice to Mariners.

DEVAAR LIGHTHOUSE

THE COMMISSIONERS OF NORTHERN LIGHTHOUSES hereby give Notice, that a LIGHTHOUSE has been built upon the ISLAND of DEVAAR, the Entrance to the BAY of CAMPBELTOWN, in County of ARCYLL, the Light of which will exhibited on the Night of MONDAY 10th 1854, and every Night thereafter, from the go away of daylight in the evening till the return daylight in the morning.

The following is a Specification of the Lighthouse, and the Appearance of the Light, by MR. DAVID STEVENSON, Engineer to the Commis-

The LIGHTHOUSE is in N. Lat. 55° 25' 45", and W. Long. 5° 32' 16".

The DEVAAR LIGHT will be known to Mariners as a REVOLVING LIGHT, which shows a bright white Light once every half-minute.

The Light is elevated about 120 feet above the level of high water of ordinary spring tides, and may be seen at the distance of about 15 nautic miles, and at lesser distances, according to the state of the atmosphere: to a nearer ob-server, in favourable circumstances, the Light will not wholly disappear between the intervals of greatest brightness. The arc, illuminated by this Light, extends from about S. \(\frac{1}{4}\) E. by compass to about W. b. N., and faces Northwards.

And the COMMISSIONERS hereby further GIVE NOTICE, that Her Majesty, by Order in Council, dated 29th December 1853, was pleased to order and direct that, upon the Erection and Lighting of the said Light upon the Island of Devaar, there should be paid, in respect thereof, for every Vessel belonging to the United Kingdom of Great Britain and Ireland (the same not belonging to Her Majesty or being navigated wholly in ballast) and for every Foreign Vessel, which by any Act of Parliament, Order in Council, Con-vention or Treaty, shall be privileged to enter the Ports of the United Kingdom, upon paying the same Duties of Tonnage as are paid by Bri fish Vessels, the same not being navigated wholly in ballast, which shall pass or derive benefit from the said Light, that is, which shall arrive at or depart from any Port or Place in the Bay or Len of Campbeltown, if the burthen of the same shall not exceed Fifty Tons, Six-pence, and if the same shall exceed Fifty Tons, for each additional Fifty Tons, or part of Fifty Tons, Six-pence.

And Her Majesty was further pleased to order and direct, by the said Order in Council, that in respect of the said Light on Devaar, and in respect of another light in Loch Ryan, on the South side of the Basin of the Clyde erected by the said Commissioners, there shall be paid by every Vessel before described, and under the exemptions aforesaid, which shall navigate on a distinct voyage within the Great Basin of the Clyde, bounded by a line drawn from the Point of Corsewall to Glenaria in Ireland, on the South-east, and from another line drawn from the Mull of Kintyre to Fairhead, in Ireland, on the North-west, and on all other sides by the coasts of Ireland and Scotland surrounding the said Basin, a similar rate of Toll to that above bet forth, being at the rate of Three-pence for each of the said Lights.

ACTOBILIDAY.

MANAGE TO STANKE A STORT CHARLES

Double the said respective Tolls for every. Foreign Vessel not privileged as aforesaid.

Provided always, that Vessels arriving at or departing from any port or place within Loch. Ryan, or within Campbeltown Loch, and paying the rates for such respective voyages, shall not in addition be liable in payment of the rates for navigating the Basin of the Clyde.

The above rates are, by another Order in Council, declared to be subject to the following abatements on payment :-

Over-sea Vessels, Twenty-five per cent.
Coasting Vessels, Ten per cent.
By Order of the Board,

ALEX. CUNINGHAM,

Secretary. Trade of Art and

Northern Lighthouse Office, } Edinburgh, 1st June 1854.

No. 4277. Memo.—Published for general information. By Order of the Superintendent of Marine, H. Howe,

Secretary.

Fort William,
The 15th August 1854.

NOTICE.—Mr. WILLIAM DENT, Junior, and Mr. Thomas C. Leslie are this-day admitted Partners in our Firm.

DENT AND CO.

Hong-Kong, 1st July 1854.

Notice.

THE business heretofore carried on by us as Commission Agents, will in future be conducted under the style and firm of Chatterjee, Mitter and Co.

> CHUNDRO COOMAR CHATTERJEE, UMA CHURN MITTER.

No. 2, Pollock Street, Sth September 1854.

LOST .- The First Half of a Bank of Bengal Note, No. 18085 for Company's Rupees 10; payment has been stopped at the Bank.

LOST-Second half of a Bank of Bengal Note, No. 3029 for Rs. 15, and first half No. 1690 for Rs. 10. Payment of which has been stopped at the Bank.

The second secon



The Calcutta Gazette.

Published by Authority, de andeilanti

SATURDAY, SEPTEMBER 9, 1854. 18. (ACID) LE

MADRAS GOVERNMENT PRICES CURRENT, SAVOR SASIAM

THE following Prices Current, received from the Madras Government, are published for general information :-

Weekly Return of the Whome Prices of Grain as selling set the various Sea Ports and neighbouring large Towns in the District of Ganjam, from 17th to 24th July 1854

	GAN	JAM.	BERHA	MPOOR.	Munsoo	RCOTTAH.	As	SKA.	RUSSELI	LCONDAH.	Сниол	COLE	CALING	APATAM.	Punt	KEMEDY.	hordingd 1854.
FRAIN.		Madras	Burnum of 240 Seers	Madras Garce.	Burnum of 240 Seers	Madras Garce.	Burntum of 240 Seors	Madras Garce.	Burnum of 240 Seers	Madras Garce,	Fer Garce of 1,800 Seers.	Madras Garce,	Per Garce of 1,650 Seers.	Madras Garce,	Per Garce of 1,725 Seers.	Madras Garce.	REMARKS.
ly, 1st sort, to, 2nd do. doo,		70 0 0	4 0 0 3 13 0 6 6 0	229 120W	4 0 0 3 10 0	Rs. A. P 80 0 72 8 132 8 160 0	0 4 0 0 0 3 8 0	********	6 0 0	120 0	0 37 8 0 0 37 6 4 52 8 0 56 4 0 0 51 4 0	100 0 0 91 6 0 140 0 0 150 0 0	Rs, A. P. 33 0 0 32 0 0 345 0 0 440 0 0 550 0 0 60 -0 0	130 14 6 116 5 9 145 7 3	Rs. A. P. 26 8 0 25 8 0	73 11 10 70 15 4	The local Measure in this District is generally heaped.

Weekly Return of Wholesale Prices of Grain at the principal Sea Ports and Towns in the district of Vizagapatam, to the end of July 1854.

. es 1	1	Names of Ports				the same			100		1				- 000	nuy.	
Date	Numbe	and Towns.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Remarks.
	1	Vizagapatam,	192, 0, 9 10, 4 : day	135	div.	120		180	15.4	190		180	3.02	180	A	195	The Garce contains 600 Counchums or 4: Seers, equal to 3,200 Madras Padies.
m 16th to		2 Bimlipatam,		27777	11111	1202					80	160		2	98	196	Ditto contain; 600 Coonchums or 2,400 Seer equal to 1,600 Madras Padies.
and July.		Vizeanagrum,	67	134	62	124	8415	1601			79	158			924	185	Ditto contains 630 Coonchums or 2,400 Seen equal to 1,600 Madras Padies
	1	Ankapilly,	50 ₁₈	101,2	50	100	633	12618	11111		7012	1411	4.4.	0.01112	120	240	Ditto contains 600 Coonchums or 2,400 Seer equal to 1,500 Madras Padies.
	1	Vizagapatam,		135	* 10	120		180				180		180	With.	195	Ditto contains 600 Coonchums or 4,800 Seen equal to 3,200 Madras Padies.
end of 854.		Bimlipatam,		******							80	160		42.	98	196	Ditto contains 600 Coonchums or 2,400 Seer equal to 1,600 Madras Padies.
	1	Vizeanagrum,	67	134	62	124	8:18	169%		*****	. 79	158			9213	18510	Ditto contains 600 Coonchums or 2,400 Seer equal to 1,600 Madras Padies.
	4	Ankapilly,	50,3	10113	50	100	75	150	····	1.1.1.2	75	150		11.1.m. l	133,	26618	Ditto contains 600 Coonchums or 2,400 Seer equal to 1,600 Madras Padies.

Vizagapatam; Collector's Office, 10th August 1854.

Paddy, fine.

Paddy, Coarse.

Cumboo.

N. B. The measures in this district are heaped.

A. ROBERTSON, Collector.

Weekly Return of Retail Sale Prices of Grain in the Sea Ports and the Talooks of the Southern Division of Arcot, from 8th to 15th June 1854.

and a second	to Link A	CAR PADDY.	SUMBAH	PADDY.	Сного	ум.	Сим	tB o.	Keven.	WARAGO	00. T	ENNAY.	Horse (GRAM OR
TALOOKS.	NS.	Per Pagoda Per or Garce.	Per Pagoda.			Per Garce.	Per Pagoda.	Per Garce.	Per Pagoda. Gard		Per arce. Per Pagoda	Per Garce.	Per Pagoda	Per Garce.
e, rehy,	Cusbah, Punrootty, Cusbah, Gusbah, Porte Nove Sea Port, Laulpet, Cusbah,	Cullums M, Rs. A, 1 3 3 107 10 3 21 109 12 2 41 153 2 2 108 123 1 3 116 10 3 6 100 0 116 11 2 8 12 128 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Rs. A. P. 116 10 9 128 5 2 116 11 6 119 4 6 160 2 6 118 2 0 123 1 3 127 8 0 117 14 6 128 0 0 128 1 3 114 4 7 127 4 0 152 6 1	$egin{array}{cccccccccccccccccccccccccccccccccccc$	Rs. A. P. 99 8 9 82 6 8	2 11 2 21 2 11 11 11 2 2 2 71 12 2 31 2 4 4 2 2 4 4 4 2 2 4 4 4 4 4 4 4 4 4	Rs. A. P. 167 5 1 169 0 0 169 0 0 177 12 2 175 0 0 133 5 3 160 0 0 152 6 1 145 7 3 171 8 0 164 1 7	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 0 4 5 3 0 0 6 1 5 4 8 0 4		6 100 0	1 8 1 73 1 101 1 6 1 6 1 7 1 7 1 7	Rs. A. P. 210 0 0 215 2 3 2233 5 4 186 10 0 1228 8 1 228 9 2 228 9 4 254 0 0 1 214 5 6 1 246 2 6 211 5 4 280 0 0 1 238 7 f 1

N. B.—Except in Chellumbrum the measures are heaped and not struck.

A. HALL, Collector.

ncor; Collector's Cutcherry, Cuddalore, 10th August 1854.
urn of Wholesale Prices of Grain at Nellore and Ongole and the larger Sea Ports in the Nellore District, for the week ending 8th August 1854.

	Nellore.	Ongole.	Ramiapatam.	Paukala.	Cottapatam.	Etamookoola.	to the promote the control of the second
A Line September 1970	Candy. Garce.	Candy. Garce.	Candy. Garce.	Candy. Garce.	Candy. Garce.	Candy. Garce.	Remarks.
	32 0 0 137 2 28 8 0 22 2 45 0 0 92 13	030 0 0 128 9 3	31 0 0 132 13 8 30 0 0 128 9 3	32 0 0 137 2 5 31 0 0 132 13 8 40 0 0 170 7 0 26 0 0 154 2 6 32 0 0 137 2 4	33 0 0 141 7 1 30 0 0 128 9 3 42 0 0 80 9 2	33 0 0 141 7 1 30 0 0 128 9 3 42 0 0 180 9 2	56 Seers of 80 Rs. weight each = 1 Toom. 20 Tooms = 1 Pootty or Candy. Candies, Tooms. Seers.
	60 0 0 257 2	6 40 0 0 170 7 0	46 0 0 197 2 7	40 0 0 170 7 0	40 0 0 170 7 0		are heaped.

Collector's Office, 16th August 1854.

J. RATCLIFF, Acting Collector.



The Calcutta Gazette.

Published by Authority.

Motification.

THE 14TH MAY 1853.—The Government of Bengal having entered into a Contract with Messers. Samuel Smith and Co. for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON, Secy. to the Govt. of Bengal.

WEDNESDAY, SEPTEMBER 13, 1854.

Legislatibe Council.

The following Extracts from the Standing Orders adopted by the Legislative Council on the 19th of August 1854, are published for general information:

PETITIONS.

XXII. Petitions to the Legislative Council must relate to matters connected with the business of the Council. Every petition shall be superscribed "To the Honorable the Legislative Council of India," and shall be dated and signed by the petitioner or petitioners. It shall be in respectful and temperate language, and shall conclude with a distinct prayer.

XXIII. Every petition will be received as the petition of the person or persons only by whom it is actually signed.

XXIV. All petitions shall be transmitted to the Clerk of the

Council.

Abstract. XXV. The Clerk shall make an abstract of every petition so received.

XXVI. If in the judgment of the Clerk the

How to be dealt petition be framed in conformity
with. with Order No. XXII., he shall
bring the petition under the consideration of the
Council by reading the abstract thereof, and the
prayer or the substance of the prayer of the petition, whereupon such petition shall be deemed to
have been received by the Coun cil.

XXVII. If in the judgment of the Clerk the

XXVII. If in the judgment of the Clerk the petition be n ot framed in conformity with Order No. XXII., or if he have reason to doubt the authenticity of any signature thereto, he shall certify the same on the back of

the petition, and shall report the fact to the Council, in which case the petition shall not be received by the Council except upon the motion of a Member.

XXVIII. Any petition received by the Council may, upon the motion of a member, be disposed of in one or more of the following ways:—

- 1. It may be ordered to be printed.
- 2. It may be referred to the Select Committee sitting on any Bill to which it relates.
- It may be referred for report to a Select Committee to be appointed, specially for that purpose.
- 4. If no motion be made upon such a petition, the petition shall be laid upon the table, and afterwards deposited by the Clerk amongst the Records of the Council.

XXIX. If a Bill be pending peculiarly affecting private interests, and any person whose interests are so affected apply by petition to be heard by himself or his Counsel upon the subject of the Bill, an Order may be made, upon the motion of a Member, allowing the petitioner to be so heard either before the Select Committee on the Bill or before a Committee of the whole Council, provided the petition be received by the Clerk of the Council before the Report of the Select Committee on the Bill shall have been presented. In no other case or manner shall any stranger be heard by himself or by his Counsel.

XXX. Ordinarily no reply will be sent to a petitioner. But the Clerk of the Reply to Petitions. Council may be ordered to make such special communication to a petitioner as the Council may direct.

PROJECTS OF LAWS.

XXXI. If a Draft or project of a Law be pro-posed by the Governor or Go-vernor in Council of a Presidency, Proposed by Lo cal Governments. or by the Lieutenant-Governor of a Lieutenant-Governorship, the fact shall be reported to the Council by the Clerk, and the Draft or project shall, together with any annexures thereto, be printed and recorded. If within four weeks from the day of such report being made, no Member shall make any motion upon the subject, it shall be the duty of the Member nominated by the Governor of such Presidency, or by the Lieutenant-Governor of such Lieutenant-Governorship, to bring the same before the Council, either by bringing in and taking charge of a Bill for the purpose of carrying the proposal into effect, or by making such other motion upon the subject of the proposal as he may think fit.

XXXII. Any final resolution of the said Coun-

cil upon such proposal shall be Final Resolution communicated by the Clerk of the to be communicat-Council to the Government of the Presidency, or to the Lieutenant-Governor of the Lieutenant-Governorship, by whom

the proposal was made.

XXXIII. Drafts or projects of Laws proposed Proposed by pri-te persons by private persons must be ac-companied by a petition praying that the same may be taken into consideration by the Legislative Council, and shall be dealt with in the manner prescribed by these Orders under the head "Petitions."

BILLS.

LVI. Any Member may at an ordinary Meeting of the Council move the first First reading. reading of a Bill.

LVII. Notice of such intended motion shall be given by the mover, either at a previous Meeting of the Council, Notice of. or by sending the notice in writing to the Clerk of the Council two clear days before the day fixed for making the intended motion.

LVIII. The motion of which notice has been so given shall be inserted by the Clerk in the Orders of the Day

Inserted in Orfor the day appointed.

LIX. Upon moving the first reading of a Bill the mover shall state the object Reasons to be and intention of the measure, and the reasons upon which it is founded, and shall deliver to the Clerk of the Council the Bill which he proposes to be read, with a brief abstract of each Section or Clause in the margin thereof, and also a statement, signed by himself and annexed thereto, of such object and reasons, and any extracts of correspondence or documents which may be necessary for a right understanding of the

Bill. LX. Upon such motion no discussion shall be permitted, and the Bill shall be discussion read a first time without question, upon such motion. unless the Bill relate to the public finances, to the constitution of the Army or Navy, or to the relations of the British Government with Foreign States, or shall affect the religious rites or usages of the Natives of India.

LXI. If the Bill relate to any of the matters Notice of motion Order, notice of such intended when necessary. motion must be given at an ordi-

nary Meeting of the Council, at least one week before the motion shall be made; and the question shall not be proposed by the President unless the motion be seconded.

LXII. On the first reading of a Bill the Clerk Procedure on and title of it. The Bill with its anafter first reading. nexures shall be printed, and a copy shall be sent by the Clerk of the Council to each Member.

LXIII. After a Bill shall have been read a first time, notice may be given of a day Notice of second on which the second reading of the reading. Bill will be moved.

LXIV. When a motion for the second reading of a Bill shall have been made the Debate upon se-President shall propose the ques-tion—" That this Bill be now cond reading. read a second time;" upon which a debate may be taken only upon the general merits and principles of the Bill.

LXV. If the motion for the second reading of a Bill be carried, the title only of Bill to be referthe Bill shall be read. Thereafter Select upon motion made, the Bill shall be referred to a Select Committee of the Council, of which the mover shall be the Chairman.

LXVI. After the Bill shall have been read a second time and referred to a Se-And published for general inforlect Committee, it shall be published in the Calcutta Gazette for general information, unless the special instruction provided for by order No. LXX. shall have been given to the Committee immediately after its appointment.

All written communications on the tions subject of Bills published for ge-LXVII. Communications and petitions on the subject of a Bill, neral information shall be addressed to the Clerk of the Council, who shall cause the same, and also all such petitions as shall be ordered by the Council to be referred to the Select Committee on the Bill, to be printed, and a copy thereof to be forthwith laid be-fore such Select Committee and to be sent to each Member of the Council.

LXVIII. The Select Committee shall take into consideration the Bill, and all Proceedings of such written communications, and Select Committee, also all such petitions as shall be referred to them, and shall prepare a Report thereon and shall in such Report propose any amendments of the Bill which they may think expedient A copy of the Bill signed by the Select Committee shall be annexed to the Report, written or printed in such a manner as to distinguish the amendments, if any, proposed by the Select Committee, from the Bill as published.

LXIX. As soon as the Report of the Select Committee is ready, it shall be presented to the Council Pro-Report of Select Committee. vided that such Report shall not be presented before the expiration Publication of of the following periods res-Bill. pectively, viz. :-

1. If the Bill relate to any part of the territories subordinate to the Presidency of Bengal, eight weeks from the date of the first publication.

2. In all other cases, twelve weeks from the date of the first publication.

desire, being set soo and word around

LXX Any Member, however, may move a special instruction to the Select Committee immediately after its appointment, directing it to submit forthwith a preliminary Report, suggesting any alterations which it may deem expedient to make in the Bill previous to the publication there-in the Calcutta Gazette. If such preliminary leport of the Committee shall be adopted by the ancil, the Bill shall be amended accordingly, published for general information.

LXXI. When the Report of the Select Com-

mittee shall be presented to the Council it shall be laid upon the Report of Select table; after which notice may be en of a day on which it will be moved that the meil do resolve itself into a Committee of the

Council on the Bill.

LXXII. The Report of the Select Committee shall be printed, and a copy thereof, and also a copy of the Bill annexed to such Report, if any endments of the Bill be proposed by the Re-rt shall be sent by the Clerk to each Member the Council.

LXXIII. If the motion for going into Committee of the whole Council on the Bill be carried, the President whole Council. shall leave the Chair and the hirman of the Committee shall take a place at a table of the Council. The Committee will be proceed with the Bill, and may make any endments in any part of the Bill or in the title of which they may think fit.

comings of the whole Council, the title, IXXIV. In settling a Bill in Committee of preamble, and each Section or Clause of the Bill, as reported by le Council. Select Committee, shall be considered separate enumencing with the first Section of the Bill ending with the preamble, if any, and the

to of the Bill.

LXXV. The Chairman shall call the number of each Section and Clause and shall read the marginal abstract thereof. If no motion be made the shall put the question "That this cition (or Clause) stand part of the Bill." If y motion be made to amend the Section or allow, the Chairman shall state the line in ch the amendment is proposed to be made; and such metion, or any other motion that may been made, he shall proceed in the mode preed in these Orders under the head "Motions." XXVI. If any amendment of the Section or question is Chause be carried, the question put on an shall be put by the Chairman d Clause. "That this Section (or Clause) as ded stand part of the Bill."

AXVII. A similar course shall be adopted with regard to the preamble, if any, and to the title of the Bill.

IXVIII. Except as herein otherwise providnent dis- ed, no amendment of an earlier part of a Bill shall be proposed e Committee has resolved upon a later part Bill; unless an amendment made in a later of the Bill shall have been carried, which renecessary an alteration in the language of an part of the Bill.

The Committee may allow the consideration of any Section or Clause to be postponed and taken out of its order before the vote has been

taken on the question "that the Clause stand part of the Bill.

部队占3 地区区域的时代编

LXXX. In settling a Bill in a Committee of Suggesting a the whole Council, any Member mendment and ask- without making a without making a formal motion, ing questions with-out formal motion. may suggest an amendment thereof, or of any amendment proposed by another Member, or may ask for information respecting any part of the Bill, or any proposed amendment thereof; Provided

that the Chairman or any Member may require such suggestion to be put by motion made in a regular manner, and provided also that no amendment shall be made in a Bill except upon a question regularly put and determined upon motion.

LXXXI. A Committee of the whole Council may adjourn its sitting, or a de-Committee bate, to a time to be named, and the whole Council on such adjournment the Counmay adjourn. cil shall resume its sitting, unless it shall have been adjourned.

LXXXII. When a Committee of the whole Council shall have settled a Bill, Report of Comthe Chairman shall put the quesmittee of whole Council. tion-" That this Bill be reported to the Council with amendments" (or "without amendments," as the case may be). If that motion be carried the Certificate Chairman shall certify at the foot of the Bill settled in Commit-

tee of the whole Council, in the following form :-This Bill stands as settled in Committee. (Signed)

Chairman of the Committee

of the whole Council.

Dated, &c.

Thereafter the Council will resume its sitting, unless it shall have been adjourned.

The Bill as settled in Committee LXXXIII. of the whole Council may be re-Report of Comported to the Council on the same mittee of whole Council presented. day; after which notice may be Notice of third given of a day on which the third reading and pasreading and passing of the Bill will be moved.

LXXXIV. If any amendment of a Bill be made in Committee of the whole Re-printing Bill. Council, any Member may move that the Bill so amended shall be printed.

LXXXV. Any Member may likewise move in Council that the Draft be re-pub-Re-publication for lished for general information, on informathe ground that the amendments which may have been adopted

are of so new and important a nature that the Act ought not to be passed without being previously published for general information; and, if the mo-tion be carried the amended Bill shall be published, and notice may be given of a day on which the third reading and passing of the Bill will be moved.

LXXXVI. Upon the Order of the Day for the third reading and passing of Re-committal of Bill to Committee of the whole Coun-cil. the Bill being read, any Member previously to the motion being made, may move that the Bill be re-committed to a Committee of the whole Council for the purpose of correcting any errors therein, or considering any proposed amendment thereof.

LXXXVII. If the Bill be re-committed on such motion, the Committee shall settle the same, and the Chairman shall again certify the Bill,

according to the form prescribed in Order No. LXXXII. after which the Council may at once receive the Report; and the third reading and passing of the Bill may be moved immediately.

LXXXVIII. If the motion for the third reading and passing of the Bill be carried, the President shall sign a certificate at the foot of the Bill in the following form:—

This Bill was passed in the Legislative Council on the day of

(Signed)

President.

Assents may be or thrown out at any stage, any Member present and voting for the passing or throwing out of the Bill may record his assent, and his reasons of assent; and any other Member voting for the passing or throwing out of the Bill may affix his signature thereto for all or any of the reasons specified therein, or may add additional reasons for his assent, or may record his assent and reasons separately.

Dissents may be against the passing or throwing out of the Bill may record his dissent and his reasons of dissent; and any other Member voting against the passing or throwing out of the Bill may sign such dissent for all or any of the reasons specified therein, or may add additional reasons for such dissent, or

XCI. No Member shall be allowed to record his assent or dissent, unless he give notice of his intention so to do at the Meeting at which the Bill shall be passed or thrown out.

XCII. No dissent shall be recorded unless

Dissents within delivered to the Clerk of the Council before the expiration of the next ordinary Meeting after

the ressing or throwing out of the Bill

the passing or throwing out of the Bill.

XCIII. No assent shall be recorded unless

Assents within delivered to the Clerk of the Council before the expiration of the Council after the passing or throwing out of the Bill.

XCIV. If the Governor General be not abGovernor General's assent when present.

Sent from the Council of India, the Bill when passed shall be sent by message to the Governor General, or to the Governor General in Council, in order that it may be submitted to the Governor General for his assent.

XCV. If the Governor General shall be absent from the Council of India, the Bill so passed, together with the record of assent or dissent of any Member, shall be sent by a message to the President in Council, in order that it may be submitted to the Governor General for his assent.

XCVI. If the Governor General give his assent, the Act shall be promulated assent, the Government Gazette.

SUSPENSION OF STANDING ORDERS.

By Council. any of the Standing Orders, and any Committee of the whole Council may suspend any Standing Order, so fa as it relates to business then be fore such Committee. Provided that no motion for such suspension shall be proposed from the Chair unless it shall be seconded Such suspension ought to be rarely had recourse to and never without cogent reasons given, to the satisfaction of the Council.

CXXVI. Any Member suspension may record his dissents and assents.

Recording dissents suspension may record his dissent and any Member voting for suspension may record his assent and the reason thereof. Provided that such recorded dissent assent be given in at the next ordinary Meeting of the Council.

SPECIAL STANDING ORDER

Bills published before 20th of May 1854.

General of India in Council, may, upon motion,
referred to a Select Committee, or may be taken in
consideration by a Committee of the whole Counci
and such Committees shall proceed respectively in
manner prescribed in the general Standing Order
after which the Council may proceed in the manprescribed in the general Standing Orders in a
pect to Bills settled in Committee.

W. MORGAN, Clerk of the Council.

Legislatibe Council.

2nd September 1854.

THE following Bill was read a second time the Legislative Council on the 2nd of Septem 1854, and referred to a Select Committee who to report thereon after the 6th of December next A. Bill to ground Recordation III of 1833 of

A Bill to amend Regulation III. of 1833 of Bombay Regulations.

WHEREAS the restriction of the appointment Joint Police Officers under Regulation III. of least of the Bombay Code to certain Preamble.

Towns has been found to be convenient, It is enacted as

I. It shall be competent to the Honorable Government may appoint Joint Police Officers to districts.

Presidency under the provisions of Regulation of 1833; and to exempt from the control of the District Police Officers.

And exempt them from the control of the District Police Officers.

Interpolation been exercised by the District Police.

lation, been exercised by the District Police cers over the Joint Police Officers in the town

W. MORGAN, Clerk of the Counc

Legislatibe Council.

2nd September 1854.

THE following Bill was read a second time in Legislative Council on the 2nd of September 1854 and referred to a Select Committee who are preport thereon after the 6th of November next:-

Bill for the better supervision of Embankments.

WHEREAS the Regulations now in force for the maintenance of Embankments have been found ineffectual for intended purposes thereof, and whereas it is supervision and protection of the same, and for punishment of offences against this Act; It is reby declared and enacted as follows :-

I Regulation VI. of 1806 and Regulation XI. of 1829, are hereby repealed, former except so far as they repeal the whole or part of any other Relation land except as to acts done, offences commed, and liabilities incurred before the passing fthis Act.

II Every Embankment in the Territories anwhat is a public nexed to the Presidency of Fort William in Bengal, which is now kept up or may be erected ad kept up at the expense of Government, or is w repaired or may be erected and repaired by Officers of Government at the expense of the grty bound to maintain such Embankment, and y Embankment which may be taken charge of d repaired by the Officers of Government under authority of this Act at the expense of the parbound to maintain such Embankment, is a pub-Embankment within the meaning hereof.

Ili In the construction of this Act, unless where a contrary intention apmetriction of Act. pears from the context, the d'Embankment" shall, if it refers to a public bankment, include such portion, not exceeding hundred and fifty feet, of the land on both sides the Embankment at the foot thereof as shall be rked off or denoted by the Officers of Governnt hereinafter mentioned.

IV. The general superintendence of the public to have the Embankments shall be entrusted to such Officers as the Lieuof public Em- tenant-Governor of Bengal the Lieutenant-Governor of the th-Western Provinces shall think proper to some for the performance of that duty in their ective Lieutenant-Governorships.

The general Superintendent of public Em-

bankments under this Act, may ate Enabank-in the line of a Embankment, may be taken cause any private Embank-ment which connects public Embankments, or forms by junction with them part of a line of Embankments, or which of by Govern-

ners in any way with the efficiency of a line public Embankments, or which is necessary for protection of the neighbouring country, to be en charge of and repaired by the Officers of fearment, and shall charge the expense of the Zemindar or farmer, who is bound, or who be willing, to maintain the same.

The general Superindendent of Embank-Private Embank-ent endangering a Embankment which endangers ment endangering a Embankment which endangers public Embankment the stability of a public Emmay be removed. bankment or obstructs the be-

neficial drainage of the country, to be removed or levelled:

VII. Before a final order for taking charge of, or removing any such Em-Notice to be first bankment shall be passed, notice shall be given to the party to enable him to appear before the Collector and be heard against the order, and the Collector shall communicate any objections that may be made thereto with his opinion thereupon to the general Superintendent of public Embankments, who shall pass such orders thereupon as may appear to him to be just and reasonable.

VIII. If any Land-holder, farmer, or cultiva-

tor be desirous of having a sluice Land-holders how to proceed to obtain a masonry sluice in a or permanent opening made in any public Embankment for the public Embankment. purpose of drainage or irrigation, he shall make an application in writing to the Collector of the District in which such Embankment is situate. The application shall contain such par-ticulars of the land to be drained or irrigated as The application shall contain such parmay enable the Officers of Government to judge of the advantage which may be derived from the work, and shall declare, as regards an Embankment maintained at the expense of the State, whether the applicant is willing to bear such part, not ex ceeding half of the cost thereof, as may be deter-

mined by Government; and as regards an Embankment maintained by Government at the expense of the owner thereof, whether the applicant is willing to defray the whole or such part of the cost inci-dent to, and attendant on, the proposed work, as may be determined as aforesaid. IX. The Collector shall transmit such appli-

Officer in immediate charge of Embankments to inspect and to report on the pro-posed work.

cation to the Officer in immediate charge of the public Embankments of his district, who shall, either personally or by his Agents, inspect and examine

the land and report his opinion on the application, and if he shall be of opinion that the sluice or opening will benefit the land of the applicant, or effect an improvement in the general cultivation and be otherwise unobjectionable, he shall annex to his report a plan of the proposed work and an estimate of the expense of its construction.

X. If the construction of the proposed sluice or opening receive the approval of, such Officer, the Collector Upon the applicant engaging to defray the cost, Collector may shall require the applicant to issue certificate. enter into a written agreement to defray the whole or half of the expense, or such portion thereof as may be determined under the provisions of Section VIII. of this Act, as the case may be; and upon such agreement being executed shall issue a certificate to the said Officer to con-

temporary water-course or roadway to be made.

struct the sluice or opening.

Officer in immediate charge of Embankments may authorize temporary water-course or a temporary roadway shall be made through or over sweet. lic Embankment, he shall apply to the Officer in immediate charge of such Embankment,

stating the circumstances: such Officer shall grant the application or not according as may appear to him to be just and reasonable; provided that before the commencement of the proposed work the applicant shall enter into a written agreement to de-fray the expense of, and incident to, making and closing such temporary water-course or roadway.

XII. The accounts of the actual expense incurred in constructing and re-Annual Accounts to pairing Embankments, and in constructing and repairing forwarded to the sluices and openings, and mak-

ing temporary water-courses or

Collector, who may recover the amount as arrears of Government Revenue.

roadways through and over any public Embankment, shall be prepared as soon as possible after the completion of such works, and shall, as soon as such Accounts shall have received the sanction of the general Superintendent of public Embankments, be forwarded to the Collector, who shall proceed to levy such amount, as may be chargeable to parties who are bound by their engagements to pay for the same, by the process which is or may be in force for the recovery of arrears of Government Revenue.

XIII. Whenever an Officer in immediate Officer in immedi- charge of the public Embankate charge to report ments in any zillah under this to Collector as to re- Act shall be of opinion that the moval of buildings,

removal of any house, hut, or other building is needed for the

safety or improvement of a public Embankment, he shall make a report to that effect, accompanied by a detailed statement of the houses, huts, or other buildings to be removed, to the Collector of the district in whose jurisdiction the land on which such house, but, or other building stands, is situate.

XIV. When such report is received, the Collector shall cause a notice, con-Collector to give notice to claimants. taining a general description of the houses, huts, or other buildings proposed to be removed, to be affixed in some conspicuous place upon the land, and to be published by proclamation in the nearest bazar, calling on all persons claiming a right in such houses, huts, or other buildings to appear in person or by authorized Agent at a place to be specified in the notice, on or before a given date, not being less than fifteen days from the date of such proclamation, in order to make known the amount and particulars of their claim to compensation to a Punchait, to be appointed by the Collector for determining the value of the houses, huts, or buildings.

XV. The Collector shall appoint three persons Collector to appoint to act as a Punchait to decide the rights of different claimants, and determine the value of the houses, one of whom shall be nominated by the Officer in immediate charge of the Embankment Department.

XVI. The Punchait shall, on the close of the inquiry, make their award, and Punchait to make transmit it to the Collector. If the award. they differ in opinion, the opinion of the majority shall determine the award.

XVII. If the Collector agree with such award, If Collector confirm his decision shall be final, award it is final.

XVIII. If he differ therefrom he shall transmit to the Commissioner of the If he differ, the Com-If he differ, the Com-missioner shall decide. Division the award, with a re-port stating the grounds of his opinion, and the decision of the Commissioner thereupon shall be final.

XIX. No final award made under this Ac shall be liable to be reven Award to be im-achable only for or altered, unless upon proof i a regular suit that it was pro cured by corruption or frau or that it extended beyond the authority given

the arbitrators. XX. When the award has become final th

After award Collector to give notice of payment, and to remove buildings, &c., in 15 days.

Collector shall cause a notice be affixed in some conspicuo place upon the land, with citation calling on the partie to appear before him, in pers

or by authorized Agent, on a certain day, and a ceive the amount so awarded, and warning the to remove their houses, huts, or other building within fifteen days from date of such notice.

XXI. If on the expiration of the above state

Collector may re-move buildings, &c. at the cost of the owners in case they neglect to do so themperiod the houses, huts, other buildings shall have been previously removed. Collector shall cause the s to be removed or levelled.

if any expense be incurred removing or levelling the same, the Collector m sell the materials at public auction in order to d fray the charge, delivering any surplus that m remain to the owner.

XXII. Whoever wilfully obstructs any du authorized person in removin Penalty for obstructing Officer or person in discharge of duty.

or levelling any Embankmet house, hut, or other building and the building and shall be liable to be imprison

for any time not exceeding six months with without labor, at the discretion of the Magistra and also to fine not exceeding 200 rupees, com table if not paid to a further period of impris ment not exceeding six months.

XXIII. Whoever wilfully cuts through or tempts to cut through any En Penalty for wilful damage to Embank-ment by cutting, &c. bankment, whether public private, or destroys or damag

or attempts to destroy or damage age, any such Embankment, or opens any slut or water-course in any cuch End or water-course in any such Embankment so as expose the adjoining lands to the danger of bit overflowed, shall be liable, on conviction before Magistrate, to be imprisoned for a term not excee ing three years, with or without labor, at the discretion of the Magistrate, and to a fine not ecceding 200 Rupees, commutable if not paid to further period of imprisonment not exceeding

XXIV. Whoever wilfully damages any pub or private Embankment Penalty for other constructing other Emba ments, or diverting by any a struction. ficial means the drainage up

such Embankment, or by constructing dans causing any obstruction for the purpose of dive ing or opposing the current of an embanked riv or by cutting or otherwise altering the banks any embanked river, or by removing the from such Embankment, or, if it be a public b bankment, from the land within the limits her before provided for at the foot thereof, or by gr ing or tethering any cattle or other animals on a public or private Embankment, or by drivi stakes, or cutting or rooting out grass growing such Embankment or adjacent land; or does other wilful act which may destroy or diminish efficiency of such Embankment, shall be liable conviction before a Magistrate, to simple impr

ment, with or without labor, at the discretion of the Magistrate, for a term not exceeding three months, or to a fine not exceeding 200 rupees, commutable if not paid to a further period of imprisonment, with or without labor, for a term not exceeding three months, or to both.

XXV. Any Deputy or Assistant Magistrate may, to the extent of the power Jurisdiction of Deconferred upon him by the Reputy or Assistant Ma-gistrate under this Act. gulations of the Bengal Code, and by the Acts of the Gover-

nor General of India in Council, exercise the powers conferred upon a Magistrate by this Act.

XXVI. The provision of Section XIII. Regulation XX. of 1817, shall extend Provision of Section XIII , Regulation XX. of 1817, extended to this Act. to any charge or information of the offences specified in Sec-tion XXIII. of this Act, and Darogahs and other Police Offi-

cers shall inquire into such offences in the mode and subject to the provisions therein prescribed.

XXVII. All sentences and orders passed by a Right of Appeal. Magistrate, Deputy Magistrate, or Assistant under this Act shall be appealable, subject to the general provisions which regulate appeals.

W. MORGAN. Clerk of the Council.

Legislatibe Council.

9th September 1854.

The following Bill, as settled in Committee of the whole Council, on the 9th of September 1854, is re-published for general information :-

A Bill to extend and amend the provisions of Act No. XII. of 1843.

WHEREAS it is expedient that every decision, sentence, or final order, made or passed by any Officer of the East India Company acting judicially, together with the reasons for the same, should be written in English or in the Vernacular language of the Officer by whom the same is made or passed, and should be signed by him at the time of pro-nouncing such decision, sentence, or order; It is enacted as follows:

1. Every decision, sentence, or final order, which shall hereafter be made or Decisions to be passed by any Officer of the written in the Vernacular language of the Judge and to be signed by him and filed. East India Company acting judicially, together with the reasons for making or passing the same, shall be written in the Vernacular

language of such Officer, and shall be dated and signed by such Officer in Court at the time of his aking or passing the same, and the original stall be filed with the record or proceedings in the ease, and a translation thereof, where the

original is recorded in a differ-Translation when original is recorded in a different language to that in ordinary use in proceedings before such Officer, shall be incorporated in the decree, or cord of the decision, sentence, or order.

II. Whenever, in any suit before any Officer of Points to be esta- the East India Company acting the shall be judicially, the points to be esta-tion in the Ver-colar language blished by the parties respectively, or on which proof is required by the Judge, and or on which proof is the law to the Court, are directed by law to the Court, are directed by law to be recorded, the points shall be written in the Vernacular language of such Officer, and the writing shall be dated and signed by him in Court at the time of his announcing the

points to the parties; and if Translation when to the Vernacular language of such Officer be different from the language in ordinary use in proceedings before the Court, a translation shall be incorpo-

rated in the record.

III. Nothing in this Act, or in Act. No. XII. Decisions not require of 1843, shall be so construed as to require the Officers of the ed to be written in open court. East India Company acting judicially to write their decisions, sentences, in-junctions, or orders, or to record the point or points to be established by the parties respectively, under the last preceding Section in open Court.

1V. No appeal shall lie from any decision,

No appeal for non-compliance with this Act or Act No. XII. of 1843. or remanded upon the ground of the non-compliance with the provisions of this Act, or of Act No. XII. of 1843. But the Appellate Court may, by precept, require the Officer of the Lower Court to Appellate Court

comply with the provisions of this Act, or of Act No. XII. of 1843, by precept may require compliand to certify his reasons for any such decision, sentence, or order to the Appellate Court; and any such Appellate Court may, if it deem it necessary for the ends of just tice, postpone its final decision in the appeal until

such precept shall have been returned. V. If any Native Judicial Officer be sufficient-

ly conversant with the English Decisions of Nalanguage, to be able to write a clear and intelligible decision, tive Judicial Officers may in cer-tain cases be sentence, injunction, or order in written in English. written in English. that language, he may write the same in English instead of in his own Vernacular; anything in this Act, or in Act No. XII. of 1843, notwithstanding.

.VI. Nothing in this Act contained shall be deemed to repeal any of the provisions of Act No. XII. of Saving of provisions of Act No. XII. of 1843. 1843.

> W. Morgan, Clerk of the Council.

Notifications, Appointments, &c.

Fort William, Foreign Department, The 8th September 1854.

No. 4050.

The Most Noble the Governor General in Council has been pleased to grant Lieutenant J. G. R. Forlong, superintendent of the Road constructing from Prome across the Toungoop Pass, leave of absence for thirty days, under Medical certificate.

No. 4051. Captain W. F. Eden, Political Agent at Bhopal, is appointed Marriage Registrar of that Circle, under the provisions of Act V. of 1852.

No. 4052.

Captain C. S. Hext, of Her Majesty's 8th Foot, is appointed temporarily as an Assistant to the Chief Engineer in the Punjab. No. 4053.

Lieutenant M. Carthew, 26th Regiment Madras Native Infantry, is appointed to be an Additional Assistant to the Commissioner of the Tenasserim and Martaban Provinces, retaining charge of the appointment of Second Junior Assistant Commissioner at Moulmein, until the return from have of Lieutenant Brigg; Lieutenant Carthew's appointment is to have effect from the 12th April

G. F. EDMONSTONE. Secy. to the Govt. of India.

No. 2036.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 26th August 1854.—Mr. W. Brown, Deputy Magistrate of Buddruck, to be an Assistant to the Salt Agent of Balasore.

Mr. Apothecary T. Murray to be in Medical charge of the District of Luckimpore in Assar

charge of the District of Luckimpore, in Assam, during the absence of Mr. J. Campbell, or until further orders.

Mr. R. H. Russell to officiate as Collector of

Tipperah.

Mr. H. Nelson to officiate as Joint Magistrate and Deputy Collector of Bogra.

Mr. T. E. Ravenshaw to officiate as Magistrate of

Dinagepore.

The 7th September 1854.—Mr. W. O. A. Beckett, Sub-Assistant to the Commissioner of Assam, at Gowalparah, is vested with the powers of a Deputy Collector under Regulation IX. of 1833.

The 8th September 1854 .- Mr. A. J. Jackson to

officiate as Magistrate of Tipperah.

Mr. C. Jenkins to be in charge of the Sub-Division of Koolna, with the powers of a Joint Magistrate and Deputy Collector in the District of Jessore.

The 9th September 1854.—Mr. G. P. Leycester

to be Collector of Dacca.

Mr. A. S. Annand to be Collector of Chittagong, but to continue to officiate as Magistrate, Collector and Salt Agent of Pooree, until further orders.

The above appointments will take effect from the

25th ultimo.

Baboo Issur Chunder Ghosaul, Deputy Magistrate of Santipore, is vested with the powers of a Deputy Collector under Regulation IX. of 1833, in the District of Nuddeah.

The 11th September 1854.—Mr. H. C. Raikes to be Register of Deeds in the District of Fur-

reedpore.

Moulavy Cholam Hossein to officiate as Sudder Ameen of Rungpore and Moonsiff of the Sudder Station of that District, during the absence of Baboo Beneenauth Bose, from the date on which the Civil Courts re-open at the close of the Dusserah vacation.

Leave of Absence.—The 12th August 1854.— Mr. F. J. A. Elson, Port Muster and Assistant Collector of Sea Customs at Chittagong, for one month, on private affairs.

The 26th August 1854. - Mr. J. Reily, Principal Sudder Ameen of Dinagepore, from the 18th Sep-

tember to the 9th of November next.

The 30th August 1854.—Baboo Nobin Kissen-Paulit, Sudder Ameen and Sudder Moonsiff of Backergunge, until the Dusserah vacation, on Medical certificate, in extension of the leave granted to him on the 16th instant.

The 31st August 1854 .- Moulavy Gholam Ushruff, Deputy Magistrate of Bood-Bood, for thirty-six days from the 18th proximo, making over charge of his office to the Magistrate of Burdwan.

Moulavy Abdool Luteef, Deputy Magistrate of Johanabad, for one month, making over charge of his office to the Magistrate of Hooghly

The 7th September 1854. - Moulavy Waheedoon Nubee, Deputy Magistrate of Nugwan, for one month, during the ensuing Dusserah vacation, making over charge of his office to the Magistrate of Midnapore.

Baboo Neelmoney Dutt, Sub-Assistant Surgeon, in Medical charge of the Deegah Penitentiary, for

three months.

The 9th September 1854. - Mr. F. B. Drummond. Magistrate of Tipperah, for six months, on Medical certificate.

The 11th September 1854.—Baboo Obhoy Churn Mullick, Deputy Collector under Regulation IX, of 1833. attached to the Railway Department, for one month, during the Dusserah vacation.

Baboo Beneenauth Bose, Sudder Ameen and Sudder Moonsiff of Rungpore, for one month, in addition to the Dusserah and Mohurrum vacations.

Moulavy Irfan Ally, Law Officer of Bhaugulpore. for two months, in addition to the Dusserah and Mohurrum vacations.

Notifications.—The 22nd August 1854. Messrs. G. B. Willock and E. B. Thornhill, appointed by the Hon'ble the Court of Directors Members of the Civil Service on the Bengal Establishment, reported their arrival at the Presidency on the 16th instant, on the Steam-ship Pekin.

The 12th September 1854.—The following Orders of H er Majesty in Council, dated the 8th June last,

are published for general information :-

At the Court at Buckingham Palace, the 8th day of June 1854.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

Whereas, by the "Foreign Deserters' Act, 1852," it is provided, that whenever it is made to appear to Her Majesty, that due facilities are, or will be given for recovering and apprehending Seamen who desert from British Merchant Ships in the Territories of any Foreign Power, Her Majesty may, by order in Council, stating that such facilities are and will be given, declare that Seamen, not being slaves, who desert from Merchant Ships belonging to a subject of such Power, when within Her Majesty's Domi-nions or the Territories of the East India Company, shall be liable to be apprehended and carried on board their respective ships; and may limit the operation of such order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient :

And whereas it hath been made to appear to Her Majesty, that due facilities will be given for recovaing and apprehending Seamen, not being Hanove rian subjects, who desert from British Merchant Ships in the Territories belonging to His Majesty

the King of Hanover

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said " Foreign Deserters' Act, 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the London Gazette, Seamen, not being slaves, and not being British subjects, who desert from Merchant Ships belonging to subjects of the King of Hanover, within Her Majest Dominions or the Territories of the East India

Company, shall be liable to be apprehended and carried on board their respective ships.

And the Right Honorable the Lords Commissioners of Her Majesty's Treasury and the Commissioners for the Affairs of India are to give the necessary directions herein accordingly.

(Signed) WM. L. BATHURST. W. GREY,

Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieut .- Governor of the North-Western Provinces.

No. 60 A of 1854. Foreign Department, Head Quarters, the 1st September 1854.

Appointments .- Mr. Robert Alexander to officiate as Agent to the Lieutenant-Governor in the Robilcund Division, during the absence of Mr. R. K. Dick, or till further orders.

> No. 894 A of 1854. General Department.

Mr. Henry B. Medlicott, B. A., to be Professor Geology in the Thomason College of Civil Engineering.

No. 898 A of 1854.

Mr. John Adair Craigie to be Marriage Registrar in the district of Moozuffernugger.

Mr. Alexander Ross to be Marriage Registrar in the district of Scharunpore.

> No. 1617 A of 1854. Judicial and Revenue Department.

Leave of Absence.-Mr. Charles P. Elliott, Assistant to the Magistrate and Collector of Schaunpore, for two months, on Medical certificate. from the date on which, under the authority of the Commissioner, he availed himself of the leave, manticipation of the sanction of Government.

> No. 16?3 A of 1854. Judicial Department.

Appointment.—Fukeer Chund Bose to be Sub-Assistant Surgeon of Paneeput.

No. 910 A of 1854. General Department,

The 2nd September 1854.

Appointments .- Lieutenant H. F. Waddington, stant to the Commissioner, Saugor and Neradda Territories, to be a Member of the Local Committee of Public Instruction at Saugor.

> No. 1633 A of 1854. Judicial Department.

Sheith Khyroodeen, Deputy Magistrate of heorajnore, in Zillah Cawnpore, is invested with especial powers described in Clause III. Sec-n 2, Regulation III. of 1821.

No. 1637 A of 1854. Judicial and Revenue Department.

Captain R. R. Adams, 12th Regiment N. I., be Extra Assistant Commissioners in the gor and Nerbudda Territories.

W. Muir, Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 9th September 1854.

No. 909 of 1854.—The following appointments, made by the Honorable the Lieutenaut-Governor, North Western Provinces, are published in General Orders :-

Revenue Department, No. 1566 A, dated 28th August 1854.—Lieutenant J. W. B. Blagrave is appointed to the charge of the Third Survey Party, to be employed in the districts of the Saugor and Nerbudda Territories.

Judicial and Revenue Department, No. 5181 A. dated 29th August 1854.—Lieutenant H. F. Waddington to be an Assistant Commissioner in the Saugor and Nerbudda Territories.

No. 910 of 1854. - The following Notification issued in Orders by the Honorable the Lieutenant-Governor of Bengal on the 31st August 1854, is published in General Orders :-

"The Lieutenant-Governor has been pleased to grant to First Lieutenant A. R. Fuller, of the Artillery, a Certificate of high proficiency in the Persian language."

No. 911 of 1854.-Erratum.-In Government General Order No. 833, of the 16th August 1854, granting an extension of leave to Lieutenant W. Fullerton, of the 14th Regiment Native Infantry, for "Lieutenant" read Captain. Order Books to be corrected accordingly.

No. 912 of 1854. - The leave of absence for six months, from the 21st May 1854, on private affairs, preparatory to applying for furlough, granted by the Chief Commissioner in the Punjaub on the 15th August 1854, to Lieutenant C. E. Hill, of the Madras Engineers, Superintendent Huslie Canal, is confirmed.

No. 913 of 1854.—The following Notifications from the Foreign Department are published in General Orders :

No. 3951, dated 8th September 1854.—Lieu-tenant G. F. Carne-

* Vide Military Department, Government General Order No. gie, Officiating Can-tonment Joint Magis-tontent Joint Magistonment Joint Magis-* trate at Meean Meer,

is appointed to officiate as Contonment Joint Magistrate at Wuzeerabad, instead of Ensign J. Graham, whose appointment, as notified in General Order by the Governor General dated the 26th July last, No. 3220.* is cancelled.

No. 3952, dated 8th September 1854.-The re-

maining portion of the leave of absence, Vide Military Department, Government General Order No 558, dated the 22nd May 1854. granted under Medical certificate to Mr.

G. Law, late Officiating Apothecary, in Civil Medical charge of the district of Shoay Ghyen, in General Order of the 19th May last, No. 2162,* is cancelled from the 6th instant.

No. 3954, dated 8th September 1854.—The Governor General in Council is pleased to make the following appointments :-

Captain F. Hayes, M. A., Assistant Resident at Lucknow, to officiate temporarily as Resident, from the date on which he received charge of that office.

Assistant Surgeon J. Fayrer, M. D., Surgeon to the Lucknow Residency, to officiate temporarily as an Extra Assistant to the Resident.

No. 914 of 1854.—The Most Noble the Governor General of India in Council is pleased to make the following alteration of rank:-

Ordnance Commissariat Department.

Conductor Thomas White to rank from the 20th April 1854, vice Conductor T. Newbold, appointed to the Punjaub Irregular Force.

Conductor Patrick Cooney to rank from the 21st April 1854, vice Conductor R. Hampton, transferred to the Pension Establishment.

Fort William, 11th September 1854.

No. 915 of 1854.—The services of Captain G. G. McBarnet, of the 55th Regiment Native Infantry, are placed at the disposal of the Lieute nant Governor, North-Western Provinces.

Fort William, 11th August 1854.

No. 916 of 1854 .- The Most Noble the Governor General of India in Council is pleased to direct that a Force shall be embodied in Na pore, which shall be denominated the "Nagpore Irregular Force," and shall consist of-

1 Horse Field Battery.

1 Regiment of Irregular Cavalry.

3 Regiments of Infantry, of 8 Companies each.
2. The Establishment and Allowances of the Battery, and of each Regiment of Cavalry and Infantry, will be as detailed in the accompanying Tables.

One European Officer will be attached to the Battery; a Commandant, Second in Command. 3. and Adjutant, to the Regiment of Cavalry; and a Commandant and Adjutant to each Regiment of In-

fantry. The Senior Officer, being Commandant of a Regiment in the Force, will be also Commandant of the Force, and as such he will be allowed an additional allowance of Rupees (400) Four Hundre per mensem.

A Medical Officer will be attached to each Regiment of Cavalry and Infantry. 5

The Artillery and Infantry will be entitled to Hutting Money.

No additional or extra pay, beyond the rates stated in the Tables, will be granted to eith Artillery, Cavalry, or Infantry, while employed in any part of the British Territories.

8. The Native Officers and men of the Force will be admissible to Invalid and to Wound at

Family Pensions, according to the Regulations applicable to Local and Irregular Troops. 9. Men who may be transferred from the Line or Irregular Cavalry will retain all pension claims to which they may be entitled at the time of transfer.

10. The full proportion of camp equipage will be attached to the Artillery and Infantry.

Establishment and Allowances of a Nagpore Light Field Battery.

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6	Havildars, at				***	•		5	0	0		5
6	Matalan at				2.0			7	0	0	100	5
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Establishment and Allowances of a Regiment of Nagpore Irregular Cavalry, consisting of five Ressallahs.

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Establishment and Allowances of a Regiment of Nagpore Infantry, consisting of Eight Companies.

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r 1	Apothecary, C	Consolidated	,	***			***	300	0	0	1	f
1	Sergeant Majo	or,	***	***	***	***		50		2	1	
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Extra Batta at the same rates, and under the Rules applicable to the Gwalior Contingent, will be allowed the several grades.

Fort William, 12th September 1864.

No. 917 of 1854.—The under-mentioned Officer is permitted to proceed to Europe on Furlough:

Convert Major, Alexander Converte affective (Respect Major), Alexander Converte affective (Respect Major).

Captain (Brevet Major) Alexander
Cumming Dewar, of the 37th
Regiment Native Infantry,....

No. 918 of 1854.—Major Nathaniel Sneyd Nesbitt, of the 22nd Regiment Native Infantry, is permitted to retire from the Service of the East India Company on the pension of his rank, from he 15th September 1854.

No. 919 of 1854.—The unexpired portion the leave of absence, on Medical certificate, graued to Lieutenant H. Drummond, of Engineer in Government General Order No. 1107, of the 30th December 1853, is cancelled from the 24th July 1854, the date on which he joined his a pointment as Executive Engineer of the Del Division, Department of Public Works.

No. 920 of 1854.—The Most Noble the Governor General of India in Council is pleased make the following promotion:—

Medical Department.

Assistant Surgeon Alexander Grant to be Surgeon, from the 3rd September 1854, vice Surgeon George Taylor Cornelius Fogarty, de-

R. J. H. Birch, Colonel, Secy. to the Govt. of India, in the Mily. Department.

No. 1642.

Potification.

The 1st of the ensuing month being included in the authorized Doorga Poojah Holidays, during which Government Offices will be closed, the undersigned requests, that Officers at the head of the Presidency Offices will be pleased to submit for audit their Pay Abstracts of Office Establishments, for the current month, on or before the 25th instant, with a view to their being disposed of by that day; a proviso to be inserted as usual at the foot of each of the Abstracts and to be attested by the Covenanted or other Head Officers to the following effect:—

"Any saving arising from casualties between this date (i. e. date of Abstract) and the 1st proximo will be duly refunded by me."

W. P. PALMER, Civil Auditor.

FORT WILLIAM, Civil Auditor's Office, The 12th September 1854.

Dotice.

The General Treasury will be closed on Thursday, the 21st instant, on account of the Hindoo Holiday, Mohaloyah.

Under the Orders of the Most Noble the Goremor General of India in Council, the General Treasury will also be closed from Tuesday the 26th instant, to Saturday the 7th proximo, both days inclusive, on account of the Hindoo Holidays Doorga Poojah and Luckhee Poojah.

All acceptances which may fall due between the 26th Instant and 9th proximo, will be payable at the General Treasury on any business day from the 18th to the 25th instant, both days

J. I. HARVEY,

Sub-Treasurer.

The 1st September 1854.

Notification.

BILLS at par on the Public Treasuries of the inder-mentioned Districts may be had on application to the Officiating Accountant to the Government of Bengal:—

DISTRICTS.	Amounts available on this date.
Backergunge,	50,000
Balasore, Bullooah,	60,000 2,00,000
Dogran,	30,000
Charles	20,000
Cuttack, C. D.,	93,900

Dacca,	97,000
Dinagepore,	42,000
Jessore,	1,80,000
Jorehaut,	45,000
Kamroop,	6,000
Midnapore,	50,000
Mymensing,	93,400
Pooree,	50,000
Pubna,	50,000
Rajshahye,	1,00,000
Rungpore,	24,000
Sylhet,	96,000
Tipperah,	1,00,000

EDMUND DRUMMOND,

Offg. Accountant to the Govt. of Bengal.

Accountant's Office, The 12th September 1854.

Dotice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M. on Friday 15th September 1854.

September 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "providing improved accommodation for the Cavalry and Infantry Guards on duty at Government House, Calcutta, also for concentrating the Guards and Cavalry Horses in one Building, and the whole of the Staff Officers' Horses and other Horses, in a corresponding Building."

Time for Execution, (3) Three Months.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A deposit in Cash of (100) One Hundred Rupees is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

Forms of Tender to be had on application to the Civil Architect's Office.

> F. B. Norris, Civil Architect.

Dotice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect in his Office, in Calcutta, up to 4 P. M. on Monday 18th September 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for taking down and re-constructing the roof of the Sepoy Guard-house Allipore Jail,

Time for Execution, (3) three months.

Specification and further information to be obtained from the Civil Architect's Office in Cal-

cutta.

A deposit in Cash of (100) One Hundred

A deposit in Cash of (100) One Hundred Rupees is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned. Forms of Tender to be had on application to the Civil Architect's Office.

F. B. Norris, Civil Architect.

Francis Robert Neilson, Executor of Henry Hamilton Bell, deceased. Fort William in Bengal, made in the above cause, bearing date the 26th day of July 1853, the Creditors of Henry Hamilton Bell, late of Agra, Merchant, deceased, who died on the 21st day of September 1851, are hereby required to come in and prove their respective debts before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court-House on or before the 23rd day of September next, or in default thereof they will be peremptorily excluded from the benefit of the said order.

John Cochrane, Master.

Molloy and Mackintosh, Attys.

Calcutta;

Supreme Court, Master's Office,

The 26th August 1854.

NOTICE.—In the event of these Dividends remaining unclaimed for six months from this date, they will be paid into the Court.

In the Matter of Andrew Hervey, an Insolvent.

Schedule of Eighth Unclaimed Dividend.

Names of Creditors.		im,		8th Di at 5 pc 6th Jan	er C	ent
Park Collection	Rs	. A	. P	. Rs.	A	. F
Augier and Co	26	0	0	1	4	10
Augier and Co.,	8	0	0	0	6	5
Burn and Co.,	71	15	0	3	9	6
Bundoololl,	1,600	0	0	80	0	0
Bagshaw and Co.,	512	0	0	25	9	7
Besram (Washerman),	14	0	0	0	11	2
Besram (Chowkeedar),	8	0	0	0	6	õ
Buldee (Shepherd),	8	0	0	0	6	5
Bowaneydeen (Bearer),	8	0	0	0	6	5
Cockburn, Mr.,	2,000	0	0	100	0	0
Cassinanth Chatterjee	4,700	0	0	235	0	0
Cook and Co.,	20	U	0	1	0	0
Cooloor (Sweeper),	8	0	0	0	6	5
Dursein (Grass-cutter),	8	0	0	0	6	5
Emambux (Khansamalı),	166	0	0	8	4	10
Gibson, McKellar and Co.,	1,838	0	0	91	14	5
Gaddadhur Dutt,	150	0	.0	7	8	0
Gilles, E.,	252	7	6	12	10	0
Golaum Hossen (Hooka-bur-					-	-
dar),	20	0	0	1	0	0
Gowth Khan,	10	0	0	0	8	0
Hart and Co.,	350	0	0	17	8	0
Huthnoo (Bearer),	14	0	0	0	11	2
Jimgajee and Co	2,007	0	0	100	5	6
Johnstone, Major,	700	0	0	35	0	0
Kadubux (Syee),	10	0	0.	. 0	8	0
Lullug (Bearer),	8	0	0	0	6	5
Middleton and Co.,	1,820	0	0	91	0	0
McLaren, Major,	1,054	0	0	52	11	2
Mattobal (Fowl-keeper),	8	0	0	Õ	-	5
Muckdoom Bux (Tailor),		10	0	0	-	10
Nundoo Chowbey,	200	0	0	10	0	0
Nubbeezellah	32	0	0	S. State	9	7
Nubbeezollah,	251	. 5	0	12	9	ó
Punchoo (Bearer),	8	0	0	0	6	5
Smpson, Wallace and Co.,		13	0	63	1111/22/2016	5
Sookloll (Cook),	16	0	0	710000000000000000000000000000000000000	12	10
Salvabas (Rhiston)	10	0	0	0	8	APPEN I
Sabothoo (Bhistee),	10	U	U		0	0

Sarthoo	(Bearer), (Bearer), (Kitmutgar),	10	0 0, 0* 0, 0 0	2 3 2 0 8 0 0 5 7
		Co.	s Rs	

IN THE MATTER OF RAMNARAIN NAUG, AN INSOLVENT.
Schedule of First Unclaimed Dividend.

Amount of 1st Divid

Names of Creditors.	Cl	aim.		at 31 per	
	Co.'s	Rup	ees,	6th Jan	185
contract percentification	Rs.	A.	P.	Rs.	A
Brietzeke, Charles Ware,	19744	6	0	691	
Bulram Paul.	1629	10	0	57	0
Baueemadub Bose,	6098		0	213	0
Balocknauth Mytree,	2000	0	0	70	61
Callynauth Roy,	3240		0	113	6
Callynauth Roy,	1136	8	0	A Company	Maria III
Callynauth Roy,	6759		1	236	12
Callachand Biswas,	600	0	0	21	9
Cossinauth Nundun,	108	11	0		C90 (88)
Callynauth Roy	312	Automotive States	0		12 1
Callynauth Roy,	5700		400	10	
Dwarkanauth Mitter,	1000	0	0.72	100000000000000000000000000000000000000	8
Debnarain Dhawn,	225			7	0.
Gowrungchunder Bose,		0	0		
Gunganarain Biswas,	2250	0	0	70	8
Gopenauth Roy and Sons,	281	.7		78	900
Greedhur Ghose,	19000		0	9 1	13:11
Issurchunder Paul Chowdry,	2500		0	. 665	0
Issurchunder Paul Chewdry,	1000	1000	0	87	8
Kettermohun Mookerjee and		0		85	0.0
others,	6000	0	0	210	0 (
others,	100	0	0	3	0.1
Kettynarain Sircar,	400	0			0
Lollmohun Sein,	2000	0	0	71,140,25,76	0
Lollmohun Sein,	3000	0	0	105	
Moonshee Mahomed Ameer,	28282	14	1000	989 1	
Moonshee Mahomed Ameer,	4400	0	~ MOUNT	154	
Mutteeloll Mitter,	5000	0		175	
Omacaunt Roy,	403			14	
Omertololl Mitter,	5000	0	MT (2011		
Ramjoy Mookerjee,	100	0	0	175	2000
Ramdhone Roy,	244	10	500 V 700	3	0000
Sumboochunder Ghose,	4400	0	0	154	
Tarrachaund Roy,	485	15	77 (200	17	-
	Co.'s	Rs.		4826	8

IN THE MATTER OF COLIN CAMPBELL JACKSON SCOT.

Schedule of Second Unclaimed Dividend.

Names of Creditors.		Ch	int of im, Rupees.	2nd Divide at 8 per Ce 6th Jan. 18
The state of the s	1	Rs.	A. P.	Rs. A.
Colquhoun, Jas.,		1600	0.0	128 0
Gilbert, Mr.,		814	8 0	65 2
Ostell and Co.,		1061	1 4	84 14
Spence and Co.,		518	9 9	41 7
Smith and Co., A. F.,		56	0 0	4 7
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TARRY TARRY	Co	's Rs.	324 0

In the Matter of John Dixon Nash, an Issolvent.

Schedule of First Unclaimed Dividend.

Names of Creditors.	Amount of Claim, Co.'s Rupees.	INT STREET CO
Ahmuty and Co., Bathgate and Co.,	Rs. A. P. 152 0 0 88 9 10	Rs A. 6 I 3 8

glack and Murray,	333	100	0	0	4	0	0
The American Court of the Court	***	100	0	0	100.3	0	0
at highman I ress I rope	ietor,	117	0	0	0334	10	9
Gongagobin Sain,		57	2	0 .	2	4	6
and to Oa		78	8	0	3	2	3
Molloy, Mackintosh and	Poe.	150	0	0	. 6	0	0
Nisbett and Co.,	10915	24	0	0	0	15	6
Perry, Thomas,	100	12	0	0	0	7	8
permber Day,		185	0.	0	7	6	5
Spence and Co., J.,		85	1	0	3	6	5
and of the America.		C	.'s	Rs	45	15	4

IN THE MATTER OF WILLIAM ANDERSON, AN INSOL-

Schedule of First Unclaimed Dividend.

Names of Creditors.	C	Amour Clair Co.'s R	m		1st Di at 5 per 4th Feb	r C	ent.
The state of the s		Rs.	A.	P	Rs.	A.	P.
Amaun Bebee, alias Adam,		140	0	0	7	Ò	0
Anderson, Jessie Seton,		850	0	0	42	8	0
Bathgate and Co.,		20	0	0	1	0	0
Bright and Co.,		34	1	0	- 1	11	3
Beauchamp and Co.,		100	0	0	- 5	0	0
Boycauntnauth Dutt,	1	13000	0	0	650	0	0
Buddenchunder Sircar,		529	0	0	26	7	2
Coles, A. G.,		161	0	0	8	0	10
Dwarkanauth Dutt,		30	0	0	1	8	0
Dwarkanauth Dutt,		80	0	0	4	U	0
Gilbert, W. H.,		28	0	0	1	6	5
Graham, R.,		200	0	0	10	0	0
Garnier, N.,		19	0	0	0	15	2
fullodhur Dutt,		78	8	0	3	14	10
Himter and Co.,		20	0	0	7.1	0	0
Bedger, W. N.,		804	0	0	40	3	2
Homfray, J.,		20	0	0	1	0	0
Harton and Co.,		100	0	0	5	0	0
Burkaru Press,	400	20	0	0	1	0	0
Harro Cally Bose,		80	0	0	2	0	0
Ardine, Skinner and Co.,		3300	0	0	165	0	0
lindeman and Sons, P.,		92	0	0	4	9	7
lindstedt, Mrs. F.,	2	35	0	0	1	12	0
lackersteen, Mark,		200	0	0	10	0	0
Lickeena Khanum, Bebee,		150	0	0	7	8	0
Murray, Mrs. P.,		12	0	0	0	9	7
Mothoormohun Soor,		12	0	0	o	9	7
McCabe and Co., H.,		20	0	ő	1	0	0
Mohunloll, Baboo,		35	0	0	1	12	o
Joskey and Co.,	***	28	i,	ŏ	î	6	5
Ful and Smelt,		100	0	0	5	0	Ö
Prawnkisto Sain,		95	ŏ	o	4	12	0
Reed, H.,		90	0	0	4	8	o
Sewart, Dr. R.,		100	0	0	- 5	-0	0
Sopocoonar,	1	32	0	0	1	9	7
hompson and Co., R. Scot	t, .	25	0	0	î	4	ó
All the Real Property and		Co.'s	R	8	1029	15	7

John Cochrane, Official Assignee.

Dotice.

THE Meeting of the Court for the Relief of Inblent Debtors is adjourned from Saturday the in October to Monday the 9th day of October, 411 A. M.

G. Higgins, Chief Clerk.

ort for the Relief of Insolvent Debtors at Calcutta

the matter of James Notice, that the petidward Gomes, of No. Bapareetollah, in vent seeking the benecentra, Deputy Printer fit of the Act XI., Vic. the Bengal Harkaru cap. XXI., was filed in the Office of the Chief Clerk on the 31st day of August last, and by an order of the same date the Estate and Effects of the said Insolvent, were vested in the Official Assignee of the said Court; and it was ordered that the hearing in this matter shall be on Saturday the 4th day of November next, at the hour of 11 o'clock in the forenoon of the said day, and that the said Insolvent do then attend to be examined by the said Court.

Insolvent in person.

Chief Clerk's Office, 8th September 1854.

In the matter of Charles \ On Monday, the 4th Stevenson, an Insolvent. \ day of September instant, it was ordered that the said Insolvent be entitled to his personal discharge, under the Act XI. Vic. cap. XXI., as to all persons named in his Schedule as Creditors, or claiming to be Creditors, respectively, except the debt of Punchoo Mistry for Co.'s Rs. 48, who appear not to have been served with notice of the day of hearing in this matter.

Robertson, Attorney.

In the matter of Robert Faithful Fanshawe, an Insolvent. Stant, it was ordered that the said Insolvent be entitled to his personal discharge, under the Act XI. Vic. cap. XXI., as to all persons named in his Schedule as Creditors, or claiming to be Creditors, respectively, except the debt of Beyrah Mutmun for Co.'s Rs. 24-2, and Zummun Cook for Co.'s Rs. 138-8, who appear not have been served with notice of the day of hearing in this matter.

J. S. Judge, Attorney.

In the matter of Frederick Alexander Barker, an Insolvent.

Alexander Barker, an Insolvent be entitled to his personal discharge, under the Act XI. Vic. cap. XXI., as to all persons named in his Schedule as Creditors, or claiming to be Creditors, respectively, except the debt of Soorjeecoomar Shaw and Go. for Co.'s Rs. 400, Seebjaun Wet-nurse for Co.'s Rs. 50, Azim Cassim for Co.'s Rs. 25, Hurgobindo Bearer for Co.'s Rs. 50, Dhannoo Ayah for Co.'s Rs. 28, HingunMater for Co.'s Rs. 20, Juggerdhir Bearer for Co.'s Rs. 16, Banoo Dhobey for Co.'s Rs. 24, and Lollchund Mistry for Co.'s Rs. 50, who appear not to have been served with the notice of hearing in this matter.

Insolvent in person.

In the matter of Edward \ On Monday, the 4th Blackwell, an Insolvent. \ day of September instant, it was ordered that the said Insolvent be entitled to his personal discharge, under the Act XI. Vic. cap. XXI., as to all persons named in his Schedule as Creditors, or claiming to be Creditors, respectively, except the debt of Munmohun Doss for Co.'s Rs. 45, who appear not to have been served with notice of the day of hearing in this matter.

Poe, Attorney

In the matter of George On Monday, the 4th Martin, an Insolvent. day of September instant, it was ordered that the said Insolvent be On Monday, the 4th entitled to his personal discharge, under the Act XI. Vic. cap. XXI., as to all persons named in his Schedule as Creditors, or claiming to be Creditors, respectively, except the debt of Ramdhone Fruit-erer for Co.'s Rs. 16, who appear not to have been served with notice of the day of hearing in this matter.

Insolvent in person.

In the matter of Dabeypersaud Seekurchund, Manickchund and Anundchund, of Puggyahputty, in Burra Bazar, in Cal-cutta, lately carrying on Trade and Business under the firm and style of Manickchund Bhyroeshaw, Insolvents.

On Monday, the 4th day of September instant, it was ordered that the order of adjudication of insolvency, made in the above matter, on the 13th day of April last, and all proceeds thereunder had, be revoked and set aside, unless cause be shown to the

contrary on Monday the 9th day of October next.

Hudson, Attorney.

In the matter of William Thomas Frewin, of Howrah, in the District of the 24-Pergunnahs, an Assistant attached to the Calcutta Mint Committee Office, an Insolvent.

On Monday, the 4th day of September instant, it was ordered that Monday the 9th day of October next, be appointed for the further

hearing in this matter, and unless cause be shown to the contrary on that day, the said Insolvent be discharged personally, as well as to his afteracquired property, from the demands of all the Creditors following, whose names are inserted in the order nisi (that is to say)-David John, Ramrutton Shaw, Bhobonmohun Odicarry, Mr. J. M. Flewry, Cookil, Messrs. D. Wilson and Co., Mr. Alin, Nussur Mistry, Bhoge, Jadoo, Peeroo, Toree, Toneah, Seeboo, Toopnee, Bolakee, Mr. Thomas Lowther, J. H. Love, Esq., Madame Gervaine, Messrs. Gibson and Co., John Bodry, Moncembhun Dutt, Peeroo, Sookea, Seeboo Melles, and Lemos Anderson and Co.

Mallee, and James Anderson and Co. Insolvent in person.

In the matter of Preeo-nath Mullick, an Insol-tition of the said Invent. | solvent, seeking the benefit of the Act XI. Vic. cap. XXI., was filed in the Office of the Chief Clerk on the 6th day of September instant, and by an order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee of the said Court; and it was ordered, that the hearing in this matter shall be on Saturday the 4th day of November next, at the hour of 11 o'clock in the forenoon of the said day, and that the said Insolvent do then attend to be examined by the said

Sherrington, Attorney.

In the matter of William on Monday, the 4th Barnfield, an Insolvent. day of September instant, it was ordered that the first Saturday in

the month of October, in the year 1855, be appointed for the further hearing in this matter, and unless cause be shown to the contrary on that day, the said Insolvent shall be discharged personally, as well as to his after-acquired property, from all liability for debts, claims and demands of and against the said Insolvent at the time of filing his petition for relief.

Thomas, Attorney.

In the matter of John
D'Rozario, of No. 6, Meredith's Lane, in Calcutta,
Provisioner, an Insolvent.

Notice, that an application for an additherim protection order has been this-day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday the 19th day of September instant, at the hour of 11 o'clock in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid."

Carruthers, Attorney.

Chief Clerk's Office, 11th September 1854.

In the matter of Samuel Henderson Scott, of No. 10 Weston's Lane, in Calcutta, carrying on Trade and carrying on Trade and Business of Printer and Book-binder, at the same place, under the name and style of Messieurs Scott and Company, an Insolvent.

Notice, that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the

Insolvent Court on Tuesday the 19th day September instant, at the hour of 11 o'clock in the forenoon.

" Any Creditor of the said Insolvent, desi-" rous of opposing such application, do appear before the said Court at the time and place afore " said."

Paul, Attorney.

Chief Clerk's Office, 12th September 1854.

General Post Office Potifications.

NOTICE TO THE PUBLIC.

As Act No. XVII. of 1854 "for the management of the Post Office, the regulation of dutie of postage, and for the punishment of offence against the Post Office," will come into operation on the 1st of October next, the attention of the public is drawn to some of the most material the changes which have been made in the 18 of postage to be paid, and to the conditions und which letters, banghy-parcels, newspapers, populates, &c., will be conveyed by post.

On and after the 1st October 1854, no mo payments will be received at any Post Office account of letters to be despatched pre-pa letters which the sender wishes to despatch P paid, must have postage stamp labels pasted or gummed on them, of value sufficient to cover the nastage.

If the value of the stamps affixed to any letter be less than the full amount of postage chargeable, twice the difference between the value of the stamps affixed and the proper postage will be charged on delivery.

Letters sent unpaid, will, on delivery, be

parcels, newspapers, pamphlets and printed and engraved papers may be sent paid or unpaid, at the discretion of the sender.

No receipt will be given for any but registered letters, on which the authorised registration fee has been paid.

Letters re-directed or forwarded, will be charged in addition to the postage paid or due on them, with the rate of postage which they would be liable to had they been posted and pre-paid at the place at which they may be re-directed.

Provided that the full amount of postage is pre-paid, the following rates of postage will be charged for the conveyance of a letter from one Post Office to another within the territories under the Government of the East India Company, without reference to the distance to which it may be enried:—

Letters not exceeding in weight.	Postage Charge.	Number of rates of Postage
A Quarter Tolah,	Half Anna,	1 Rate.
Half a Tolah,	One Anna,	2 Rates.
One Tolah,	Two Annas,	4 Rates.
One Tolah and a Half,	Three Annas,	6 Rates.
Two Tolahs,	Four Annas,	8 Rates.

For every tolah weight above two tolahs, two additional annas, or 4 rates of postage. Every fraction of a tolah above two tolahs will be charged as an additional tolah.

Postage stamp labels should be pasted or gummed on the upper right hand corner of the letter, on the side on which the direction is written, as in the specimen given in the margin. Postage stamps can only be used once.

The postage chargeable on a newspaper, pamphlet, or other printed or engraved paper published in India, and not exceeding 3½ tolahs in weight, will be two annas; without reference to the distance to which it may be conveyed. Imported newspapers, &c., not exceeding 6 tolahs in weight, will be conveyed for the same charge. The conditions under which newspapers are received and transmitted by post remain unaltered.

Banghy parcels will be charged by weight and distances according to the following Scale:-

LON TABLE						l	l	l	١	1	1	ĺ			Ì
*		Tol	20 olahs	Tol	20 100 200 300 400 500 601 Tolahs Tolahs Tolahs Tolahs Tolahs Tolahs	200 Tolah	o	300 Tolah	o	400 Tolah	04	500 Tolah	Ps Ps	600 Folah	54
	Miles.	Rs.	'sV	Rs	.sA	Rs.	.sA	Rs.	.sV	Rs.	sv	Rs.	.sv	Rs	'sy
Not exceeding,	100	0	2	0	4	0	00	0	6.3	-	0	-	4	H	30
Not exceeding,	300	.0	9		0 12	-	00	67	4	.00	0	60	CI	4	
Not exceeding,	609	0	54	-	00	00	0	4	00	9	0	1	00	6	0
Not exceeding,	006	-	CI	64	4	All I	00	9	. 04	6	0 11		4	00	00
Not exceeding,	1200	7	00	ರಾ	0	9	0	6	0	67	0	10	0	00	0
Exceeding,	1200	1	14	00	22	1-	00	Z	4	15	0	8	12 2	22	00

When Letter and Banghy Mails are conveyed in the same carriage, letters must not be enclosed in Banghy Parcels, under a penalty of 50 Rupees.

On all parcels chargeable with Banghy postage according to distance when conveyed by land, Shippostage is chargeable when they are conveyed by means of the East India Company's post by Sea, according to the following scale, viz.:

On every parcel not exceeding one hundred tolahs in weight, eight annas.

And for every hundred tolahs in weight, above one hundred tolahs, eight additional annas; and every fraction of one hundred tolahs above one hundred tolahs, shall be charged as one hundred additional tolahs; and if such parcel be conveyed by the East India Company's post, partly by Banghy and partly by Sea, Ship-postage shall be charged in addition to inland Banghy Postage.

No person shall knowingly post or send, or tender, or deliver in order to be sent by the post, any letter, parcel or packet, containing any explosive or other dangerous material or substance; and any person contravening this prohibition, shall forfeit for every such offence, a sum not exceeding Two Hundred Rupees. Section XXIV. Act XVII. of 1854.

Postage stamps, in small quantities, can be purchased for Cash at every Post Office and Receiving House, and from every licensed stamp vender. Persons, requiring more than nine rupees' worth of stamps, can procure them at any public Treasury, and will be entitled to receive a discount at the rate of four annas for every nine rupees paid.

Unclaimed letters, if the sender's name and address be written on the cover, will be returned to the Posting Office, to be delivered to the sender free of all charge. If the sender's name and address is not on the cover, the letters will be sent to the Post Master General of the Presiden-

cy, to be by him opened and returned (if possible) to the sender.

No letter on which the Indian rate of postage is not pre-paid, can be despatched by H. M.'s Mails, or to any place to which a communication shall not have been established by the East India Company.

Letters conveyed by the East India Company's packets or posts from place to place by Sea, or partly by land and partly by Sea, are liable to Inland postage only. But letters sent by Her Majesty's Mail Packets, are liable to British packet postage, and letters sent or received by private ship, are chargeable on delivery with a Ship-postage of one anna in addition to the Inland Postage chargeable according to their weight under Act No. XVII. of 1854.

Letter boxes for the receipt of unpaid and stamped letters, will remain open at every Post Office day and night, except for a quarter of an hour after the hour fixed for the closing of each Mail.

of four annas, which must be pre-paid. A receipt will be given to the person posting a registered letter, and a receipt will be demanded from the addressee on the letter being delivered.

H. B. RIDDELL,

Director General of the Post Office in India.

Calcutta, 24th August 1854.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer Formosa, will be closed at this Office on Wednesday the 13th instant.

C. K. DOVE.

Dy. Post-master General.

Fort Wiliam, General Post Office. The 5th September 1854.

Export Overland Mail, viá Southampton and Marseilles, per P. and O. Co.'s Steamer Hindostan, direct from Calcutta.

NOTICE is hereby given, for general information's that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hongkong,) intended for transmission by the Peninsular and Oriental Company's Steam-vessel Hindostan, will be closed at this Office en Monday the 18th instant.

C. K. Dove,

Deputy Post-master General.

Fort William, General Post Office, The 9th September 1854.

N. B.—Letters and Papers, for Batavia, King Geo. Sound, Adelaide, Port Phillip and Sydney, will be received for despatch by the Steamer to Singapore, and from thence will be transmitted to their destination by the Contract Steamer, which leaves Singapore on the 17th October.

NOTICE is hereby given, that the Mails for Singapore and China, for transmission per Steamer Shanghai, will be closed at this Office on Saturday the 16th instant.

C. K. Dove, Deputy Post-master General.

Fort William, General Post Office, The 9th September 1854.

NOTICE is hereby given, that the Mails for Rangoou and Moulmein, for transmission per H. C. Steamer Sesostris, will be closed at this Office on Monday the 18th instant.

C. K. Dove,

Deputy Post Master Genl.

Fort William. General Post Office, The 11th Sept. 1854.

No. 2259.

The Deputy Post Master General regrets to inform the public, that from a communication received from the Post Master of Tezpore it appears, that the Calcutta Mails of the 22nd ultimo, for Tezpore, Assam, Seebsaugor and Debrooghur, and also the Mails for those places sent from Gowhatty and Mungledye on the 31st idem, were totally lost, with the Dak Boat, on the night of the latter date, at "Pobamaree Chapree," a little above Mungledye. The accident is attributable to the falling in of the bank, which fell on the boat, and caused the same to sink immediately.

C. K. Dove,

Deputy Post Master General.

Calcutta, General Post Office. }
The 15th August 1854.

THE Business connected with the Calcutta Post Office having been made over exclusively to the charge of the Deputy Post Master General, the public are requested from this date to address that Officer direct, on all matters connected with that Office.

J. R. Burlton Bennett, Post-master General of Bengal.

Calcutta, General Post Office, } The 1st July 1854.

No. 1653.

THE subjoined List of Postal distances in the Province of Pegu is published for general information:—

J. R. BURLTON BENNETT,

Post master General of Bengal.

Calcutta, General Post Office, The 6th August 1854.

List of Distances of places in the Province of Pega from Rangoon.

From	Rangoon	to Pegu,	60	Miles
	"	to Tonghoo,	263	25
	35	to Shoay Geen,	143	21
	23	to Sittang,	103	h.,
release.	27	to Prome,	215	319
	11	to Meeaday,	245	22
	22	to Henzada,	98	11.90
C-14-14	AND THE REAL PROPERTY.	to Donehow	CO	

from Rangoon	to Thyet Myo, 242	miles.
From Mang	to Tahpoon, 172	2 29 CFETE
国和第二人	to Kyangheen, 168	99.
	to Yeaghen, 145	33
"	to Bassein,* 188	jn i
A STATE OF THE REAL PROPERTY.	to Yandoon, 40	"
ada, Ada St	to Kanoung, 152	33
38, 450 y	to Myanoung, 130	23.
,,	to Padoung, 195	17
,,	to Shoaydoung, 193	***
	ed) A. P. PHAYRE.	

Commissioner of Pegu and Agent to the Governor General.

(True Copy)

(Signed) C. M. CRISP,

Post-master, Rangoon.

Pegu Commr.'s Office, Rangoon, the 8th August 1854.

(True Copy)

J. R. BURLTON BENNETT,

Post-master General.

* By Creeks.

Bangoon Post Office Dotice.

LETTERS and Newspapers, which should be ttessed to RANGOON only, are frequently diers, &c. intended for delivery in Pegu, Prome, sein and other places in the Provinces, are in manner erroneously addressed to "Rangoon, The Rangoon Post Master begs to ify that, with such vague directions, this Desuch letters should be forwarded, and from int of information, great disappointment is felt a they are despatched to the wrong Station. obviate this, it is desirable, that parties careful to direct them to their respective ions, and to inform their Agents and Corresdents, when leaving one place for another, of rchange of address, to ensure letters being the Pegu Provinces or in Burmah, and their mee from Rangoon, is annexed below, viz. :

		SAME STOR
Donabew,	40	miles
regu,	55	**
oitiang,	67	,,,
noavgyeen,	90	
Dassein,	95	,,
Henzada	95	15
10nghoo.	130	,,
moneun,	120	,,
*uayetmvo	200	22
"CCAGAV.	905	22
amean	195	10
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tters addressed to public functionaries, whose quarters or residence is in Rangoon, should addressed "Rangoon," instead of Pegu or mah; but if intended for delivery at other

Stations, should be addressed to those Stations, the word Rangoon to be omitted.

(Signed) C. M. CRISP.

RANGOON POST OFFICE, ? Post Muster. The 19th June 1854.

No. 1215.

THE above Notification from the Post Master of Rangoon is published for general information.

J. R. B. BENNETT,

Post-master General.

Calcutta. General Post Office, ? The 5th July 1854.

Aotice to Mariners.

DEVAAR LIGHTHOUSE.

THE COMMISSIONERS OF NORTHERN LIGHT HOUSES hereby give Notice, that a LIGHTHOUSE has been built upon the ISLAND of DEVAAR, at the Entrance to the BAY of CAMPBELTOWN, in the County of Argyll, the Light of which will be exhibited on the Night of Monday 10th July 1854, and every Night thereafter, from the going away of daylight in the evening till the return of daylight in the morning.

The following is a Specification of the Lighthouse, and the Appearance of the Light, by MR. DAVID STEVENSON, Engineer to the Commis-

The Lighthouse is in N. Lat. 55° 25′ 45″, and W. Long. 5° 32′ 16″.

The DEVAAR LIGHT will be known to Mariners as a REVOLVING LIGHT, which shows a bright white Light once every half-minute.

The Light is elevated about 120 feet above the level of high water of ordinary spring tides, and may be seen at the distance of about 15 nautic miles, and at lesser distances, according to the state of the atmosphere: to a nearer observer, in favourable circumstances, the Light will not wholly disappear between the intervals of greatest brightness. The arc, illuminated by this Light, extends from about S. 4 E. by compass to about W. b. N., and faces Northwards.

And the COMMISSIONERS hereby further GIVE NOTICE, that Her -Majesty, by Order in Council, dated 29th December 1853, was pleased to order and direct that, upon the Erection and Lighting of the said Light upon the Island of Devaar, there should be paid, in respect thereof, for every Vessel belonging to the United Kingdom of Great Britain and Ireland (the same not belonging to Her Majesty or being navigated wholly in ballast.) and for every Foreign Vessel, which by any Act of Parliament, Order in Council, Con-vention or Treaty, shall be privileged to enter the Ports of the United Kingdom, upon paying the same Duties of Tonnage as are paid by British Vessels, the same not being navigated wholly in ballast, which shall pass or derive benefit from the said Light, that is, which shall arrive at or depart from any Port or Place in the Bay or Loch of Campbeltown, if the burthen of the same shall not exceed Fifty Tons, Six-pence, and if the same shall exceed Fifty Tons, for each ad ditional Fifty Tons, or part of Fifty Tons, Six-pence.

And Her Majesty was further pleased to order and direct, by the said Order in Council, that in respect of the said Light on Devaar, and in respect of another light in Loch Ryan, on the South side of the Basin of the Clyde erected by the said Commissioners, there shall be paid by every Vessel before described, and under the exemptions aforesaid, which shall navigate on a distinct voyage within the Great Basin of the Clyde, bounded by a line drawn from the Point of Corsewall to Glenarm in Ireland, on the South-east, and from another line drawn from the Mull of Kintyre to Fairhead, in Ireland, on the North-west, and on all other sides by the coasts of Ireland and Scotland surrounding the said Basin, a similar rate of Toll to that above set forth, being at the rate of Three-pence for each of the said Lights.

Double the said respective Tolls for every Foreign Vessel not privileged as aforesaid.

Provided always, that Vessels arriving at or departing from any port or place within Loch Ryan, or within Campbeltown Loch, and paying the rates for such respective voyages, shall not in addition be liable in payment of the rates for navigating the Basin of the Clyde.

The above rates are, by another Order in Council, declared to be subject to the following abatements on payment :-

Over-sea Vessels, Twenty-five per cent. Coasting Vessels, Ten per cent. By Order of the Board,

ALEX. CUNINGHAM,

Secretary.

Northern Lighthouse Office, ? Edinburgh, 1st June 1854.

No. 4277.

Memo.—Published for general information. By Order of the Superintendent of Marine,

H. Howe,

Secretary.

Fort William, The 15th August 1854.

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NOTICE.-Mr. WILLIAM DENT, Junior, and Mr. THOMAS C. LESLIE are this-day admitted Partners in our Firm.

DENT AND Co.

Hong-Kong, 1st July 1854.

Notice.

THE business heretofore carried on by us as Commission Agents, will in future be conducted under the style and firm of Chatterjee, Mitter and Co.

> CHUNDRO COOMAR CHATTERJEE. UMA CHURN MITTER.

No. 2, POLLOCK STREET, ? 8th September 1854.

LOST-First Halves of the Bank of Bengal Notes Nos. 51265 and 55702, and Second Half, No 56137, for Co.'s Rs. 100 each, the payment of which have been stopped at the Bank.

LOST-A whole Bank of Bengal Note, No 15407, for Co.'s Rs. 250; and a half Bank Bengal Note, No. 44602, for Co.'s Rs. 50, the pay ments of which have been stopped at the Bank.

LOST-First Half of a Bank of Bengal Note No. 35628, for Co.'s Rs. 50, the payment which is stopped at the said Bank.

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SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, SEPTEMBER 13, 1854.

FORT WILLLIAM, FOREIGN DEPARTMENT.

THE 1ST SEPTEMBER 1854.

In the present state of affairs, the Government of India thinks it expedient to lay before the public all the information it possesses relative to Coal on the East side of the Bay of Bengal, and accordingly directs the publication of the following Documents:—

By Order of the Most Noble the Governor General in Council,

G. F. EDMONSTONE,

Secy. to the Govt of India.

EXTRACT.

Proceedings at the Meeting of the Coal Committee, held on the 9th August 1851.

4. The communications from Singapore on the subject of the Mergui Coal are to the effect, that

Mergui Coal.

620 tons of that Coal supplied to the Straits has been repeatedly discovered to evince
signs of spontaneous combustion, owing, as would appear from samples since furnished to
the Committee by the Marine Board, to the large proportion of pyrites it contains.

EXTRACT.

Proceedings of the Coal Committee, 6th September 1841.

5. Read a letter from C. B. Greenlaw, Esquire, Secretary to the Marine Board, transmitting the copy of a letter from Captain James Ramsay, Deputy Assistant Commissary General, on the spontaneous combustion of Mergui Coal at Singapore, together with a sample of the Coal in question after incipient combustion had taken place, and requesting, in case no portion of Mergui Coal has been already analysed, that the specimens now sent may be examined and the result communicated for the information of the Board.

The Committee observe on this subject, that the experimental working of Mergui Coal has not been carried on under its direction or advice. In reply the Secretary was however directed to inform the Marine Board, that the tendency to spontaneous ignition in the Coal in question appears to be owing to the presence of pyrites, a common ingredient in certain seams of Coal in most Coal Fields. That the vellow shining substance may always be detected on the surface of the fracture. Specimens presenting such appearance are known to Colliers as Brassy Coal, are generally of local occurrence, and should always, when they are found, be rejected at the Pit. Pyrites often abounds most at the partings between the alternate layers of Shale and Coal, and from samples of the Mergui Coal, which came under the experiments of the Committee, it would appear probable that several seams of thin Coal and thin bituminous Shale, closely resembling Coal in appearance, were worked as one thick seam of Coal, and the pyritous parting Shale and Coal thus mixed together.

From Coal Committee's Report, May 1845.

TENASSERIM PROVINCES.

128. Four Coal Fields are indicated in these Provinces:-

- I. On the Great Tenasserim River, 67 miles above Tenasserim Town.
- Move the falls of the Great Tenasserim.
 - Edito day has III. On the Thian Khan or great branch of the Little Tenasserim River.
- IV. On the Lenhea River.

The first of these are mere indications; the second consist of a 6 feet bed of Crop Coal, which has already been worked to some extent, but abandoned as of inferior quality.

The third or Thian Khan Coal Field is decidedly the most important, both from extent and situations, as well as the superior quality of the Coal. It was at first supposed to be situated beyond the boundary range of hills, but such is not the case, so that there is really nothing to prevent this from becoming the most important Coal in India, particularly for the supply of Ceylon and the Straits.

Of the fourth Tenasserim Coal Field, we as yet know nothing more than existence on the banks of the Lenhea River.

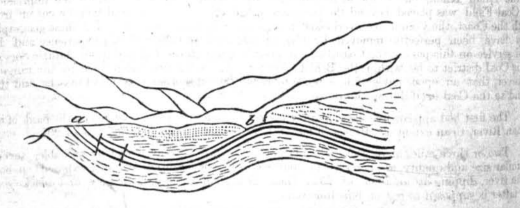
I. Great Tenasserim River.

Coal occurs on the banks of the Great Tenasserim River, at a distance of 67 miles from The river at the place where the Coal occurs enters a valley about 8 miles in length and 2 in The valley is formed by mountain ridges, the highest of which, on the West side of the river, seems to be about 800 feet, but on the East bank they attain twice that altitude at a distance of 3 or 4 miles from the river. The valley consists of Coal formation, such as thin beds of shale, containing impressions of plants, alternating with thin beds of coarse Sand-stone and Coal, partially sub-divided low hills composed of clay-slate and porphyry, along the flanks of which an out-crop of Coal is observed.

130. The rocks dip at various angles from 30° to 9° towards the East and South. On the East side of the basin, no observations on the dip of the strata appear to have been made. The annexed Diagram shows the circumstances of this Coal: a 6 feet bed is covered by merely a few feet of shale, a bed of

rald confluence

SPECIAL TRANSPORT



clay, and a recent deposit, coarse grit or sand-stone, alternating with shale; and three thin seams of Coal occur beneath the 6 feet bed to a depth of 18 feet, which is the lowest depth to which the ground has been well explored. Such being the limited extent of our information, no opinion can be formed as to the probable existence of other large beds of workable Coal in this basin. There cannot, however, be a doubt as to its belonging to the true Coal formation, from the nature of the Coal itself, as well as of the beds with which it is associated. It would seem, however, from all we can learn, as well as from samples of the Coal, to belong to the upper portion of the Coal formation, and it may be a question, as suggested by Captain Tremenheere,* whether in a space so circumscribed and cut off by primitive mountains, the lower and better beds of Coal are to be expected in this valley?

The 6 fest bed, though a surface Coal, was worked to some extent, but the result was not altogether satisfactory. The means employed are supposed to have been inadequate to afford a fair trial but as the objection lay to the quality of the Coal, it may be doubted whether any means that could be brought to bear could improve it, otherwise than by the discovery of a better bed.

Abstract of Coal on the Tenasserim River below the Fails.

District.	Field.	Locality.	Beds.
at Tenasserim,	60 Miles above Tennsserin {	In a small valley, 4 of a mile from the West a bank,	6 feet. The life

The fault for which this Coal was condemned and the Mine abandoned, was that it contained lies, and was on that account subject to spontaneous combustion; but as already remarked, all Coal man more or less of this impurity, which affects only particular parts of the bed, and by proper up to may be easily avoided. But independent of this, the Coal itself is only of second or third-rate lity.

II. ABOVE THE FALLS.

Above the falls of the Great Tenasserim, near a small tributary called Nan their Keung, a sand a quarter from the main river, three small beds of Coal have been observed in sand-stone; and tone day's journey lower down the river, thin seams of Coal are exposed in sand-stone in the banks.

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Abstract of Coal on the Tenasserim River above the Falls.

District.	Field.	Locality.	Beds.
a Tenasserim,	Above the Falls,	A small tributary, called Nan their Keung, a mile and a quarter from the main river, One day's journey lower down the river,	(TIL)

III. THIAN KHAN COAL FIELD.

- 133. Eighty miles from Mergui, two-thirds of the distance being open to easy navigation and the inder capable of being rendered navigable, inexhaustible beds of Coal, of an uniformly good quality, nor the Thian Khan, one of the main branches of the Little Tenasserim. Under the impression, this Coal Field was placed beyond the boundary range of our territory, and thereby cut off from swith the Coast, the Committee overlooked its importance in former Reports. But these geographical have been perfectly removed by Captain McLeod, an Officer of long experience and distant shed service on this part of the Coast, who, in an able article in the Journal of the Asiatic Society, while the Coal district to be within the British territory, and so far from intercepted by any range of whatever, that an open navigation extends to within 20 miles of the Coal at all seasons, and that ascend to the Coal itself during the rains.
- 134. The first bed appears five days' journey above Tenasserim. Town, exposed on the bank of the a Khan River, to an extent of 240 feet, 6 feet in thickness, and dipping at an angle of 20°.
- 135. Two or three miles above this, a similar bed of Coal, or what is equally probable, several of similar size and quality, are observed in fourteen different localities, partially exposed on both of the river, dipping at an angle of 25°. These beds seem to occur with grey and black slate the latter is supposed to rest on blue lime-stone.
- 136. The river is described by the late Dr. Helfer (to whom the discovery is due) as breaking its through Coal beds of great extent.*
- these heds are imperfectly described, but they seem to occur with what Dr. Helfer described and black slate clay, the latter being supposed by him to rest on lime-stone.
- The various beds appear to be what is called Cannel Coal, remarkable for consisting of the of 50 per cent. of bitumen, which, to use the words of Mr. James Prinsep, (Journal Society, 1838, p. 706,) "shows it to be a superior blazing material, which is the main pointing up steam; so much so," he continues, "that I understand one of the Company's Steamers to get up steam with the Burdwan Coal, without a large admixture of English Cannel Coal." continued Mr. Prinsep, "makes an admirable Coal for gas."

the nant-Colonel Forbes and the Secretary of the Committee were present during Mr. Prinsep's ments with this Coal, and were equally impressed with Mr. Prinsep himself as to its remarkable properties for steam, gas and coke.

The following are the results of analysis of four specimens of this Coal by Mr. Prinsep, taken in criminately from as many bags (Journal Asiatic Society, 1838, p. 706:)—

All four burn with copious rich flame, coke close grained, and of highly metallic lustre.

la (Photo Releasion) Perione de acto distribuidante (entre Control Sal	No. 1.	No. 2.	No. 3.	No. 4.
Water. Specific gravity,	9·7 1·273	8·2 1·280	7·4 1·245	7:6 1:251
Volatile matter, Carbon, Earthy matter, slightly ferruginous,	45·0 2 0.0 50·3 4·7 6 E	48.9 66.7 4.4 001	48·3 45·1 6·6	48-2 48-7 3-1

Dr. Helfer states the river to be navigable to the Coal, but that only by means of rafts, during rains for five months of the year.

Captain McLeod ascended by water to within eight or nine miles of the Coal; when finding stream too shallow even for a small raft, he continued the journey by land to the Siamese town T Khan, and from thence to the Coal, crossing several small rivers which discharge themselves into Thian Khan, on the banks of which the Coal is found.

Abstract of Coal on the Thian Khan, a branch of the Little Tenasserim River.

The same	District.	Field.	1		L	ocality	<i>j</i> •		1.9		of a		P	Beds.	30 00 10
Little	Tenasserim,	Thian Khan River,	Near	the	villa	ge of T	L'hian	Khar	1,	Seve	ral b	eds, (3 fee	et thi	ck and up
REST.	4 348 mil.			Fi	rst O	utlay	y.	100		200	10		116	and the same	Total in
进。 11分	Coal in Loco, Depôt at ditto	/ 자리티											150		800 400
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Record		eights at the Depôt, the Superintendents,								•••	**	***	• •		5,000
CONTRACTOR OF		Spades,	400	٠.						4			145	1100	400
de Co															
		Pick-axes	100	•••			***		**						100
			100 40 400			• • • • • • • • • • • • • • • • • • • •		• • •							

To this must be added the expense of making a direct road through the jungle,

The removal of impediments in the river, chiefly the trees shutting up the passage, which experit is impossible to calculate; they cannot however be great if convicts are employed.

No. 30.

FROM

MAJOR A. BOGLE,

Commissioner, T. P.

To

J. P. GRANT, Esq.,

Secretary to the Government of Bengal,

Fort William.

Dated Moulmein, 21st June 1850.

SIR,

It is generally understood, that there are, in the Provinces of Tavoy and Mergui, rich de of valuable ores, and that in Mergui in particular, there are extensive Coal Fields, one of which, in the best, was, a few years ago, the scene of some limited operations; but at no time has any min scientific examination been made into the extent or value of these resources by persons possessal leisure, and in all respects qualified to undertake the task; and it is now generally asserted, the Coal-mining operations were discontinued just at the time when very superior Coal had been discounted and they promised most favorably the importance of ascertaining something more of the miner sources of the Southern portion of these Provinces and of the numerous islands in the Mergui-pelago, appears to me not to admit of any question, and I would particularly solicit attention great saving which might annually be effected to Government, and the great advantage which accrue to these Provinces, should it be found practicable to discontinue the importation of Coato supply the Government Steamers, and probably, before very long, private Steamers also plying be

Calcutta, Ceylon and the Straits, with safe and economical fuel. I am aware that objection was formerly taken to the Coal of Mergui on account of its tendency to spontaneous combustion, but I am given to understand that the Coal to which this suspicion attached was not extracted from the best Mine; it certainly does not at all follow, that because some specimens have been found to contain dangerous properties, the entire Coal of a Province should be equally unfit for use; and that because some parcels have ignited under suspicious circumstances, that combustion proceeds entirely from the quality of the Coal.

2. As a proof of the fallacy of such an argument, I may mention that some hundreds of tons of Coal, imported from England and Scotland, have been consumed in the Depôt at this place within the last few years, yet no one has ever thought of attributing the fires solely to the peculiar properties of the Coal.

3. The expense of importing the quantity annually required for the service of this Port does not fall short of Rupees 30,000, a sum which, if expended within the Province, might be productive of much good.

4. But it is not merely to the Coal deposits, valuable as they are believed to be, that I would direct attention; it is well known that there is excellent iron and tin in the Southern Districts; it is believed that copper is also to be found, and probably lead and silver may likewise be discovered.

5. It is also well known, that one of the first elements of success in the development of mineral fiches exists in the highest perfection, viz., water carriage; the numerous streams are navigable for a considerable distance, and the islands may be closely approached on all sides by vessels of large burthen; indeed few countries are more favourably situated in this respect than the Tenasserim Provinces; yet the whole coast is neglected and the very extent of our territory is still a matter of doubt.

6. I have no intention of recommending at present, that mining operations should be renewed on the part of Government; but as it is well known, that an extensive steam communication is about to be established in the Eastern Seas, and such communication must inevitably increase with the progress of time, I consider it my duty to draw the attention of Government to the importance and expediency of causing the resources of the Southern districts of these Provinces, which are believed to be the most rich, to be carefully examined and reported on, in the expectation that should the results be favorable, the great Steam Navigation Companies or other capitalists may be attracted to localities, which seem to be most conveniently situated; and although I have no assistant who is capable of conducting an inquiry of this nature, I am happy to say, that should the Government approve of the suggestion, the services of Mr. E. O'Riley, who has long resided in these Provinces and possesses much information respecting them, and probably sufficient knowledge of Geology and Mineralogy to admit of his furnishing a valuable report at a charge of perhaps not more than Rupees 500 per mensem, including travelling expenses, are available. Mr. O'Riley is the same gentleman whom I lately recommended for employment on a mission to the Shan States, but doubts may well be entertained whether the state of affairs in that direction may at the beginning of the cold season admit of his proceeding to Timmay with any prospect of benefit to commerce.

7. Feeling convinced of the importance of ascertaining more of the resources, which are believed to exist within these Provinces, than is at present known, and of the incalculable advantages which might result to this jurisdiction from the facts being made known to the world at large, I beg to recommend that the opportunity which presents itself of obtaining much useful information at small cost, by employing Mr. O'Riley, may not be permitted to escape. I should think that Rupees 500 per mensem, including travelling charges, would be a fair rate of remuneration, and the period of his deputation would not exceed 3 or 4 months.

I have the honor to be, &c.,

(Signed) A. BOGLE,

Commissioner, T. P.

MOULMEIN, The 21st June 1850.

COAL.—The specimens of Coal forwarded with Mr. O'Riley's Reports and alluded to in his "Memorandum on Mineral Specimens," consist of some from the Little Tenasserim, supplied to him by Captain Benhmore and others from the Lenya River.

EXTRACT FROM PROFESSOR OLDHAM'S REPORT.

Those from the Little Tenasserim River did not prove on analysis equal in quality to the Coal from the same vicinity referred to in the Reports of the Coal Committee (1846, pages 144-145,) a difference accounted for by Mr. O'Riley from the fact of his specimens having been taken from the surface after having been exposed to atmospheric influence.

His Reports do not afford any information regarding the facility of access to this Coal, or the

The specimen forwarded can scarcely be called a Coal at all, consisting almost entirely of argillaceous bale, charged with a considerable amount of bituminous matter, and consequently inflammable: some exthin flakes of pure Coal occur traversing the mass.

With regard to the specimens from the Lenya River, called by Mr. O'Riley Cannel Coal, they are peculiarly interesting, geologically, from the abundance of amber or resinous matter which they contain the flakes and small nodular masses. Although from all analogy, the presence of this amber would be the to suppose that this "Coal" is geologically of much more recent date than the true carboniferous system, I should be unwilling to arrive at any definite conclusion from such small hand specimens.

It is the presence of this amber, which renders the mass so highly flaming, and which might possibly render it a useful material for the manufacture of gas, but it entirely unfits it for sea-going steamers, or any purposes, where it would not be stationary.

In several of the Reports submitted to me, and also in the published Reports of persons employed by Government to examine various districts, I find such variety of statements with reference to Coal, and such uncertainty as to the relative values of the different kinds submitted to trial (most of these reporters appearing to suppose that the power of raising steam rapidly is all that is necessary,) that I would beg to submit for the information of His Honor the Deputy Governor of Bengal, a brief summary of the qualities which every Coal should possess for the purpose of sea-going steamers. That the fuel used should be capable of raising steam in a short time, or, in other words, that it should be quick in its action, is desirable, but it must also possess high evaporative power, or be capable of converting a large quantity of water into steam, relatively to the consumption of fuel; it must besides have such a cohesion among its particles, as that the constant motion of the vessel should not break it into small fragments, and further it must unite with a considerable density, such a mechanical structure as will enable it to be stowed in small space, a difference of great importance, inasmuch as in Coals possessing the same evaporative power, or capable of converting the same quantity of water into steam, there is frequently a difference in respect of stowage of fully 20 per cent. that is, 120 tons of one Coal can be stowed in the same space as only 100 tons of the other. There are points not peculiarly applicable to Coals used for steamers, but to be attended to in all Coals, such as the absence of any considerable quantity of sulphur, which would render it liable to spontaneous combustion, and the absence also of any undue amount of bituminous matter, which would produce a disagreeably large amount of smoke.

Undoubtedly, all these qualities do not exist together in any one Coal, but the value of a fuel, specially for the purposes of steam-ships, essentially depends on the comparative presence or absence of a combination of these qualities.

Viewed therefore with reference to these qualities, neither of the Coals submitted by Mr. O'Riley, (even supposing they could be obtained in any quantity and economically,) are calculated to prove a good fuel for sea-going steamers; they both possess too little cohesion of particles, or are too brittle; the evaporative power of one is very low, that of the other rather high, but too rapid; while neither promises to stow well. These opinions must, however, be understood as formed solely from an examination of the specimens sent forward by Mr. O'Riley, and which may not afford a fair average of the Coals procurable in the district.

The papers subsequently received also are, to my mind, quite conclusive as to the improbability of any profitable workings being carried out to any extent in the localities Mr. O'Riley has described, as well from the difficulties of access and want of facility of carriage, as from the unpromising nature of the beds which he has described.

Major Bogle has very justly directed attention to the fact of an extension of steam communication in the Eastern Seas, as a strong inducement to ascertain precisely the probability of useful deposits of Coal being formed in such localities within the Tenasserim Provinces as might be readily accessible. There can be no question, that the discovery of any extensive and easily wrought Coal Field in these districts would be one of extreme importance. The rapidly increasing spread of steam communication to India, to the Cape of Good Hope, and onwards to China, and the contemplated establishment of lines of steam communication between the Australian Colonies and other places, both by Panama and the Cape, together with the shorter lines, which must inevitably be dependent on these great undertakings, all these indicate the value of any good Coal Field conveniently placed for the supply of fuel to the many depôts which must be established, and in many respects the Tenasserim Provinces possess great advantages as regards the locality; and the question of the existence of good and extensive deposits of mineral fuel in these Provinces becomes therefore one of very much larger scope and importance than if viewed simply as regarded to Coal supplies.

I am not inclined to rely much on the statements made to Major Bogle, that the Coal-mining operations in Mergui were discontinued just at the time "when very superior Coal had been discovered, "and they promised very favorably." Such assertions are almost invariably made on the abandonment of any Mine, and generally proceed from persons who allow their private interests to overcome their accuracy of statement, and Major Bogle is also perfectly justified in repudiating the objection (of its spontaneous combustion) urged against some of the Mergui Coal, as being applicable to all: the cases in which this occurred may have originated in carelessness in shipping the Coal, or in many other ways on which, without a knowledge of all the circumstances, I could not speak; but even did the combustion arise from the peculiar chemical composition of the Coal, the serious objection arising from it would only apply to Coal of the same quality and from the same bed, and by no means to other Coal, which might perhaps be obtained within a few feet of the bad fuel, and yet possess all the qualities of a good useful Coal. Major Bogle's letter alludes to mining operations carried on by Government in the Mergui district. Of the extent and character of these operations, I have no knowledge whatever, but I am disposed to think, that no mining operations whatever should be undertaken or carried on immediately by the Government of this country. To conduct satisfactorily any mining operations demands, on the part of those superintending them, such an amount of constant and unremitting attention, as can scarcely be expected where the personal interests of the parties are not concerned, and where the responsibility is to a great extent divided; and the experience of all past attempts fully confirms the opinion, that it is much more expedient that private parties should be induced (even by allowing them at first great benefits and large profits) to undertake such schemes, than that Government should through their agents do so.

I respectfully conceive, that all that a Government is fairly called on to do is to obtain such information as may be depended on for its accuracy, and shall be entirely above the suspicion of being given

interested parties; and this information, when considered desirable, being made public, there can, I parties, and this information, when considered desirable, being made public, there can, I fould think, be little question, that if a fair prospect of good remuneration exist, there will be no want persons to undertake the practical and actual working of the scheme, and one advantage resulting this is that the persons, whose attention is likely to be attracted by the publishing of such information that it is the persons of the scheme is the property there are the formation of the scheme in the property there are the formation in the property there are the formation in the persons of the publishing of such information. are exactly those who, from former experience or previously acquired skill in similar undertakings, the most likely to be successful in carrying them on. Restrictions as to the mode of working will loubtedly be desirable to guard against a waste of the valuable material and the chances of loss of an life; and should mining operations become considerably extended in India, certain legislative tments regulating the operations may be necessary; but at the first opening of a district, such will ot be required.

From these considerations, I would most fully coincide with Major Bogle in recommending, that ning operations should not be renewed on the part of the Government, either at present, or at any are period, while I equally agree in thinking it both important and expedient, that the Provinces to

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(True Extracts)

G. F. EDMONSTONE,

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Appendix A.

Report on the Coal of the Great Tenasserim, by Captain Tremenheere, Executive Engineer, dated 10th June 1841.

This Coal Field is situated on the Great Tenasserim River, about sixty-seven miles from the Port of Mergui. The delta of the river occupies twenty miles of coast, within which space there are many outlets, but the navigable channel discharges itself three miles South of the Town. Its course in ascending has a South eastern direction for thirty-eight miles, when it turns suddenly to the Northward; it is here joined by the Little Tenasserim River from the South; and the ancient Capital of the Province, the Town of Tenasserim, is situated at the point of junction. The Coal is seventeen miles due North of Tenasserim, but the sinussities of the river increase the distance to twenty-nine miles.

2. The banks of the river are in a few places one hundred and one hundred and twenty yards apart; but two hundred yards may be called the average breadth above Tenasserim; below this it is in no part less than three hundred.

It discharges a large body of water during the South-west monsoon; the greatest difference of level at difference seasons observed at the Coal site is thirty-five feet, and though there is a rise of tide at Mergui of eighteen feet, ships at anchor there during the freshes are said not to swing to the flood. At Tenasserim the daily rise and fall is at feet, which, sixteen miles higher up, is reduced to one and a half feet, and though the highest springs are felt within eight miles of the Coal, the tide cannot be said to assist navigation for more than fifty-four miles.

3. I passed up the river for the purpose of inspecting the Coal Mine between the 12th and 16th of April, when the channel is confined to nearly its narrowest limits. For the first forty-nine miles, it is little affected in point of utility by the changes of season; it affords for that distance a broad and deep channel, entirely free from rocks or other impediments, and is at all times fit for inland navigation of any description. Above this, the course becomes more tortuous, and the rise of its bed increases by a succession of platforms, the edges of which present, at this season, sloping ridges of gravel across the stream, which cannot be avoided.

They are fourteen in number, but the difference of level at each step is not great, and the current not accelerated thereby at any one point to more than four and a half miles per hour. The depth of water above and below was usually three feet, but on these gravel banks, it varied from 1 foot 10 inches to 1 foot 6 inches and 13 inches. They are from forty to eighty yards in extent, and form with the sand-banks some sudden turns in the stream. Its width for the last eighteen miles was very variable, but there is, one point excepted, abundance of water-way, and no other obstructions than the banks just described. At the point alluded to, the stream was restricted to seventy feet, with a current of three and a half knots, the current at other parts being about two knots.

- 4. The time occupied in proceeding from Mergui in a boat drawing two feet of water was four days. Delays occurred at each of the shoals, but not of long duration; the gravel was easily moved with the aid of the current and the boat dragged over it.
- 5. It has been mentioned, that the general course of the river above Tenasserim, is from North to South, which Physical feature of the Coal is likewise the case at the locality of the Coal. It here passes through a valley four miles basin.

 It has been mentioned, that the general course of the river above Tenasserim, is from North to South, which the rough a valley four miles basin.

 East it is bounded by a high range of hills, to which the river is nearly parallel, and on the West by a minor range which touches the river at its Northern and Southern extremities and turns away from it one mile in the centre. There is a gorge at the central part of this minor range, giving rise to a stream which has been hitherto known as the Coal Nullah, as the Coal was first pointed out by the late Dr. Helfer in the bank of that stream at the point marked I in the plan, from which spot the Coal exported recently from Mergui has been obtained.
- 6. The bed of Coal, which has been worked under the superintendence of Second Lieutenant Hutchinson, is and the bed of Coal.

 The bed of Coal.

 feet in thickness, and crops out to the day in the left bank of the stream, its upper surface being on a level with the water in the dry season and covered by a few feet of shale with the soil above. It dips to the East, or towards the river, at an angle varying from 24° to 29°. There are several smaller seams below this, alternating with clay to the depth of eighteen feet, but the upper one of six feet is the only workable bed.
- 7. The Mine was opened from the out-crop of the Coal and carried down the angle of dip: the chief working has been to the left, or North of the first excavation, as the dip on that side is less by 5. Being situated in the bed of the stream, and covered only by porous material, it was much impeded by water during the rains, and though the course of the stream was turned, the pumps in use, of five inch diameter and one foot lift, were insufficient for unwatering the Mine at each fall of rain and rise of the water level in its immediate vicinity. The pumps were worked by hand labor. In December last, a Marine Engine of ten-horse power was received for this purpose, which was put together on the spot and enabled the work to proceed. The pumps were then connected with the Engine, making forty revolutions per minute, a speed which, owing to the smallness of the diameter and lift, it was necessary to maintain, but which is totally unadapted to mining operations. No pipes were received with the pumps, but hollow bamboos were substituted, and the means supplied were, in my opinion, quite inadequate for working a Mine of any extent, or to the expectation, except under the most favorable circumstances of a profitable return for money expended. The angle of dip at which the work has been carried on is one of great practical inconvenience, and I have much doubt whether, even with complete machinery, Coal could have been obtained from this Mine, excepting for a very short period so as to be shipped at Mergui at a rate at all approaching to the average price of Coal in India. Much, however, has been done by the exertions of Lieutenant Hutchinson; about one thousand tons of Coal have been got out during the twenty months since ground was broken; and the skill and ingenuity shown in the management of the very imperfect means placed at his disposal are highly creditable to that Officer.
- S. The operations should not, in my opinion, be considered as those of a Coal Mine, but as an experimental working and when the large sums of money expended at the commencement of undertaking of this nature in other countries before Coal is reached, are also considered, I shall, I trust, be able to make it appear that the prospects from this Coal Field are not discouraging.
- 9. Nothing satisfactory appears in the nature of this Coal deposit, to enable me to refer it to the true Coal measures of the carboniferous system. There is no trace of limestone of any description, or of red sand-stone, either old or new, within the distance of several miles to which observations of the structure of the country have been made. The surface of the hills on either side of the basin, and for a considerable space towards the centre, is covered by an overlying clay-stone porphyry, which bears no relation to a deposit of Coal. This is thickly penetrated by veins of quartz, and the hills on the West (judging by the large masses of quartz with which the ravine abound) consist principally of that rock, while the streams on the

24. The following is an account of the expenses of the present establishment and of that present and future expenses. which would be required after the requisite additions to the machinery have been made:—

FOR ONE MONTH.

Present Establishment.	Amo	unt		Number required when Machinery is complete.	Amo	un	t.
Superintendent,	200	0	0	and the property of the party o	200	0	0
Sub-Assistant Surgeon,	185	0	o		185	0	0
Overseer,	50	0	0		50	0	ŏ
Miners, at 30 each,	120	0	0		120	0	O
Smiths, at 30 each,	90	0	0	4 Smiths, at 30 Rs. each,	120	0	i
Ditto at 40,	40	0	0		40	0	-
Carpenter, at 45,	45	0	0		45	0	
Ditto at 35 each,	105	0	0		105	0	(
Ditto at 30 each,	120	0	0			1911	5
Ditto at 20,	20	0	0	Not required after the Machinery is erected.		37	氮
Head Cooley, at 13	13	0	0		13	0	-
Coolies about the Mine and Work-shop,	-		77.71			H	
at 12 each,	72	0	0		72	0	8
Coolies cutting trees for the Mine, at 10'					10000		
each.	40	0	0		40	0	费
each,	10	0	0		10	0	S
Ditto building and repairing, at 10 each,	100	0	0		100	0	
Ditto carrying rice and other stores from			+			1	
the river side,	160	0	0	Not required after a tram-road is placed.			
CONVICT LABOUE.				CONVICT LABOUR.		1-64	麗
					1000		題
Convicts about the Jail Hospital and in		-		24 10236	String String	y)E	
charge of Tools,	0	0	0	21	0	0	26
Carpenter,	0	0	0	1	0	0	55
Sawyers,	0	0	0	8	0	- 53	
Colliers,	0	0	0	30	0	0	
Passing away and heaving Coal,	0	0	0	. 15	0		ii.
Lower Pumps,	0	0	0	Not required,	0	0	
Road-making,	0	0	0	20	250 F 100 F	0	
Oil Mill,	0	0	0	2	0	0	
Paddy-cleaning,	0	0	0	7	0	0	
Cooks,	-	0	0	6	0	0	
Sick and Convalescent, at 16 per cent.,	975	0	0	121 Convicts, at 5 each,	605	31000	
Convicts, at 5 each	150	0	0		S10.27 AT \$22 (25.81)	0	编
Boat-hire and other small expenses,	190	U	U	Supervisor of Bamboo Forests,	150	0	-105
Man harman and a				1 Engineer,	50	0	
a Charach				4 Coolies on account of Machinery, at	00	U	3
				12 each,	40	0	Į.
				1 & Guch,	48	0	

An addition to the salary of the European Overseer, who has the responsible charge of tools, materials, &c., of 30 Rupess per month, is recommended, and I venture to suggest, that if the work proceed on the scale proposed, the allowances of the Superintendent be placed on the same footing as those of Engineer Officers holding charges of equal importance and responsibility. I consider Second Lieutenant Hutchinson qualified in every respect to conduct any operations at the Coal Field that may be determined upon.

25. It is proposed to raise the Coal from two shafts, by means of cattle-wheels, which can be constructed on the spot from a model which has been left with Lieutenant Hutchinson. There is abundance of good timber at hand (the Peemah) for this purpose.

26. Placing the utmost limit of expenditure, with the means above detailed, provide for all contingencies at 2,200

Rupees per month. The cost of Coal at the Pit's mouth, when the machinery is fixed and the Mine fairly open, may be thus estimated:—If only 10 tons be raised daily from each shaft, 20 tons per day for 25 days = 500 tons per month, at a cost of 2,200 Rupees. The cost of one ton will therefore be 4 Rupees 6 Annas 5 Pie, or 2 Annas 6 Pie per maund. The Coal is at present brought down the fiver on bamboo rafts. The present cost of transport to Mergui by contract amounts to 2 Annas 9 Pie per maund, being carried on men's shoulders a distance of 1,300 yards to the river, but if conveyed on a tram road and lodged upon the raft, for which the new arrangements provide, the cost of carriage to Mergui would be reduced to 1 Anna 7 Pie per maund, making the total cost of Coal brought alongside shipping at that place 4 Annas 1 Pie per maund.

To be shipped if possible from the raft. While upon the raft, the Coal is almost wholly immersed in water. Landing it at Mergui should be avoided as much as possible, and it should in all practicable cases be shipped from the rafts.

28. During four months of the year, from 15th June to 15th October, a steam tug, with tenders, lashed alongside, might be usefully employed in conveying Coal to Mergui, and would perform nine trips in the month; but owing to the sudden turns and set of the stream in various places before noticed, together with the shallowness of the water and the rapidity of the current at those parts during the rest of the year, I am unable to suggest any better or more economical method of conveying Coal down the river during that period than by the bamboo rafts hitherto used.

29. There is no apprehension of a deficiency of bamboos for their construction for an unlimited period, but to Supervisor of Bamboo Forests. secure an unfailing supply within a moderate distance of the Coal Field, and to prevent waste and destruction by the contractors supplying the rafts, the services of a native supervisor are necessary. The wages of such a person are provided for in the estimate of future expenses.

30. On the 2nd of May I quitted the Coal Field. The river had then risen one cubit, but it fell afterwards to its former level. The water this year was considered unusually low. Some loaded rafts, which had been despatched on the first rise, were, after proceeding a few miles, detained at one of the shallows and had not arrived at Mergui on the 20th, the day on which I embarked.

Extract of a Report on Coal discovered in the Tenasserim Provinces, by Dr. Helfer, 23rd May 1838.

Five localities of Coal have hitherto been found in the Tenasserim Provinces, all situated in the Province of Mergui.

1st. On the Great Tenasserim, nine days' journey from Tenasserim Town, near the creek called Nan their Keungmy, one and a quarter miles inland. Species, friable brown Coal, intermixed with iron pyrites. Three veins occur in different localities. 2nd, Eight days' journey from Tenasserim Town, along the banks of the river. Species of lignite and light slaty brown Coal occur in veins, three or four inches thick, &c. (Vide Journal of the Asiatic Society, 1838, p. 701.)

From the Report of Dr. Helfer in the " Journal of the Asiatic Society," vol. vii. 1838.

On the Coal river, a branch of the Little Tenasserim, five days' journey by water, in a South-east direction, slaty Coal, sp. gr. 1.26 occurs. The bed 6 feet thick, 240 feet long, dips at an angle of 20 degrees in the bank of the river. One hour distant, an immense Coal Field, of either slaty or conchoidal Pitch Coal occurs, highly bituminous, without pyrites. A succession of fourteen localities, where the Coal lies bare on clay on both sides of the river, occur, running at an angle of 25 degrees, and the river breaking its way through the Coal in all places 6 feet or more thick, resting on a stratum of slate.

This extensive Coal Field is situated on a high level table land, only diversified by an isolated range of mountains, from which the river passes through the Coal Fields. The river is above 15 yards broad, nearly dry part of the year, but uniformly navigable for rafts for five months of the year up to the Coal Field.

The Coal itself is of superior quality, being that peculiar species known in England as Pitch Coal, which is much higher in price than the common Coal, and on account of the greater quantity of bitumen which it contains is used for the generation of gas.

A great advantage of the locality is the total absence of land carriage, as the Pits are in fact opened by the river. The difficulty of navigation is confined to the last 20 miles, the passage being there obstructed by sunken trees and drift wood.

The last 30 miles being navigable only during five months of the year, it would be necessary to have a depôt of Coal near this situation, ready to be shipped when the water begins to rise.

A depôt should also be formed at Mergui, where vessels could easily approach the shore.

The stratum above the Coal is nowhere more than 25 feet, and consists of bad slaty Coal, grey and debris of slate, with coarse gravel and alluvium.

Digging.

- a, One person digs in one day 20 maunds, in six days 120, in a year 6,240. Wanted for 10,000 Tons, 43 men, say 45.
 - One convict, at 4 Rs. per month.....45 \times 4 = 180 \times 12 = 2 160 Rs.
- b. Working 9 hours per day, a person transports from the Coal Pit (15 feet deep) to the water edge, 200 yards distant, in 10 minutes, a cart load. To transport 10,000 tons therefore, 38 men, say 40, are required.

Being convicts at 4 Rs. per month, . . $40 \times 4 = 160 \times 12 = 1,920$ Rs.

Transport on Bamboo Rafts.

- a, Each bamboo raft, 25 feet long by 6 feet broad (double bottom 2 feet high,) holds 1 Ton of Coal; 10,000 rafts therefore necessary.
- b, Two men fill and construct such raft in one day; it is therefore necessary to employ 20,000 men's labour for one day, at 3 annas 1 pice wages per day, 6.6

To load the rafts the same number of men is repuired as (a. b.) according to the above calculation, 1,92

- d, The river is navigable for five months of the year, from June and to November exclusive. In this time 66 rafts must be despatched every day.
- f, Two men, three days' pay, from there to the junction of the Great Tenasserim River, going slowly two days' distance. At this place the river is so broad, that eight rafts fastened to abreest can be directed by two men.

Pay of the labourers going back by a straight road cut across the jungle.

Required 20,000 men's labor (each raft two men) three days, 20,000,

Establishment.

- 1. One Superintendant.
- 2. One Cashier and Book-keeper.
 Two Depôt Overseers.
- d, One Overseer for transport down river.
- e, One Overseer for building rafts.
- f, Ten Minor Overseers in the Coal Pits, say Two Thousand Rupees per month.

 24,000 Rupees.
 - 1,000 Repair of different buildings, wear of implements and instruments. 2,000 Unforeseen Expenses.

st, containing tin and fragments of slate, denote the primitive structures of the mountains on that side of the river.

only other rock in the neighbourhood is a ferruginous grit-stone, dipping immediately below the Coal beds, but it no character to allow of its being placed so low as the carboniferous system.

The shales from the roof of the Coal have numerous vegetable impressions, but of small size, and they appear to be lied to existing species. The series of beds above the Coal, which are seen in the opposite side of the river and the hereafter described, amounting to 500 feet, consist chiefly of soft shales of various colours, sand-stone, and the conglomerate, composed of the debris of other strata similar to their own. They are also intersected in two by parallel dykes of igneous rock, but none of them seem to have undergone that degree of pressure and diffication which is apparent in Coal measure shales of the older periods, nor have there been yet seen any specimen of organic substances amongst them to authorize their being referred thereto.

10. In the absence of guides by which these questions are usually decided, and with the anomalous because of the adjoining rocks, the true nature of the Coal must be determined by external characters, by a behaviour in the fire, and by its composition.

11. It is found in a hard and solid bed, consisting of layers of slaty structure, parallel to the bed, and is easily separated in that direction. Between the lamin, there are thin plates of arsenical iron pyrites. It is brought to the surface in cuboidal pieces, which do not however preserve their size under rough treatment. Its cross fracture is conchoidal and it is fibrous, dividing into land lates in the opposite direction, while its flat surfaces present a ringed appearance, much resembling the ringing of rood, as seen in transverse sections. Its lustre is somewhat glistening when freshly broken on the Mine, and colour alblack; but after exposure to the atmosphere, it loses this appearance and assumes a brownish black colour. It does not soil the fingers, but it is delicient in that "glow" or metallic lustre, which is eminently characteristic formers Coal. Its specific gravity is 1.2. In the flame of a spirit lamp, it exhibits some inflammable gas and gives a small quantity of brown oily bitumen; it does not swell and emits but little snoke. It consists chiefly of arise of this Coal mine.

100 Grains of this Coal gives

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Of	Volatile matter,	٠.				٠					٠	٠	٠		٠.		٠.	(G	rain	95.80
**	Soluble matter,					٠				٠						. 1		**		**	.98
**	Insoluble matter,							٠						+	*				7	,,	1.56
"	Earthy residue,	٠			ÿ	٠				*						*				29	1.66
			c															G	r	ains	100.00

In an open fire it refuses to inflame without the action of the bellows, and will not do so without a strong might. When burnt in the fire, its appearance very much resembles that of common charcoal, the thin plates are mentioned assuming that divergent shape observable in charced wood. The conclusion to which, from the going considerations I have arrived, is, that it belongs to that description of Coal termed Wood Coal or Lignite.

Shear Mont

12. Its serviceable qualities are not best determined in the Laboratory. It burns well in the fires of the me Engine at the Mine, and no difficulty is found there in keeping up the steam. The fire bars were placed small intervals, to suit the Coal which is liable to break up into small pieces. No rate of expenditure had been mined, as the Engine was worked much under its full power. Twenty tons were shipped at Madras in the India mer, and the report by the Commander, Captain Henderson, and of the Chief Engineer on board, which was listed, is satisfactory. It is stated to require great care and labor "to manage the fires well, but not more than equired with the Burdwan Coal; that it has a strong heat and could keep good steam with careful firing." Its sumption, when compared to English bituminous Coal, was estimated as 4 to 3 during a short trial, and from ten velve mannds per hour. I have heard, however, other statements, which are not so favorable. I find that a ton the loose Coal occupies 165 cubic feet. There are at present about 100 tons at Mergui, and I would suggest a careful trial be made of this quantity to ascertain its real effect in the duty of Steam Engines.

13. I proceeded to trace the connection of the bed with the adjoining rocks, and to ascertain, if possible, the position of the Coal beds of this locality. The ground had been penetrated in four other places; besides the Mine marked 2, 3, 4, 5 in the plan, all in its immediate neighbourhood. No. 2 the passed through the six feet bed at the same level as in the Mine, and it was found to dip at the same angle; below a smaller seams, not exceeding one foot, alternated with seams of under clay for eighteen feet; twenty feet of a prose rock and conglomerate were penetrated afterwards, and the shaft then discontinued for want of means to get water out. The object of this sinking was to find deeper Coal. A detached fragment of Coal containing some bitumen a found. No. 3 shaft was driven through forty feet of shale with vegetable impressions covered only by the soil, and madoned. No. 4 shaft was sunk with reference to future work. After going through the clays and sands at the surface, diffect of conglomerate, dipping in like manner with the Coal, it stopped at 95 feet, till means should be available earlying it deeper, it being the intention to move the Engine here, at the commencement of the monsoon, when the work would be no longer tenable; and if the dip of the Coal continued the same, it was expected to be reached at 300 to Boring No. 5 was carried forty feet lower than this shaft, but without showing any indications which could be set apon.

14. It will be seen on the plan, that the site of these shafts is in the immediate vicinity of the central part of the minor range of hills on the West bank of the river before noticed; their steep slopes extend within 250 yards of Nos. 1, 2 and 3, which are either upon or close to the up-turned edge bed of Coal. As this, as well as all the accompanying strata penetrated, rested at the inconvenient angle of not then 24°, my first objects were to ascertain the extent of the Coal Field, and whether the same or other beds might be found in a position more convenient for practical purposes.

to believe that these were the natural limits of the Coal beds which have been exposed to view; and having, on my passage up the river, observed shale and sand-stone with vegetable impressions in the left or East bank, about a mile below the Coal Wharf at V., I examined a early period of my visit the rocks on that side. I found here the whole series of Coal beds, consisting of sand-stone, and coal interstratified, and lying with great regularity and low angle of dip between a and c for three quarters of a to the line A B in the plan. They are inclined down the stream, or towards the South-east, on the direction of the land rest upon each other for the space mentioned, at an angle of from 9° to 7°. Tracing the beds from point V he plan, two faults are found at sand c, between which points the strata are thrown down in the same direction, to the East at an angle of 30°, but on the North side of the fault c, they are undisturbed and dip at an angle of 7°. The shale is of blue colour, with numerous vegetable impressions and Coal, and bed blue and black. The configuration of the ground, an elongated trough or basin between two ranges of hills, gave me reason

- 16. Section No. I represents these beds, as they appear at different points above the level of the river along of Thickness of these Beds. hine of bank, A.B. The measurements taken on the line, and the uniform angle of dip, give a total thickness of 500 feet.
- 17. At the point c, there is a change in the rocks, and hardened red clay, with rounded fragments of shale, put into the shales, but without any alternation on the angle of dip; and at 200 yards up the stream, they cease alternation the bank being then composed entirely of clay.
- 18. In proceeding higher up the river, with a view to trace these beds and ascertain their true angle of dip, an after passing the hill at E, the northern extremity of the lesser range, there is a reach of the river bearing East and Western passing the hill at E, the northern extremity of the lesser range, there is a reach of the river bearing East and Western passing the hill at E, the northern extremity of the lesser range, there is a reach of the river bearing East and Western passing the hill at E, the northern extremity of the lesser range, there is a reach of the river bearing East and Western passing the hill at E, the northern extremity of the lesser range, there is a reach of the river bearing East and Western passing the hill at E, the northern extremity of the lesser range, there is a reach of the reach of the same series of Coal beds, well exposed on the bank for half a mile along the line C D, as shown in section No. 2. They have evident been the cause of this short and sudden bend of the river. The rocks first appear in this reach near the point D, where for a short distance, as at b c, on the other face, they are hardened by contact with a dyke of igneous rock, which show itself at C' in the line C D. At p, soft shales, with seams of under clay and Coal, are found; at d'' a seam of Coal coordinate the level of the river, which being at the same level, belongs without doubt to the same beds, which are indicate on the other side of this tongue of land at d. The beds upwards from d'' consist of striped blue and soft grey shale the whole resting uniformly upon each other and dipping at one angle of 12° up the stream, or to the Eastward till a arrived at the point o'', where there is another igneous dyke and the strata are thrown down thereby to the Eastward an angle of 30°. These were followed as far as the point S' in the Yaibon River, to which they continue at the sam high angle, but beyond this, and for some distance higher up the Yaibon, all trace of them is lost.
- 19. The correspondence of the bed c" c d" d of the dykes c" c o" o, and faults S" S, and the phenomena accorpanying them, leads at once to the inference, that the edges of rock, as seen along the lines C, D, A, B, present two vis of the same beds, that their angle of greatest dip is 12°, and that they are continuous from one side of this tongue land to the other. In examining the country inland, the dyke o was distinctly marked at various points between o o", and its direction is shown on the plan.

Igneous rock was also found at intervals between c and c", denoting that though these igneous dykes pass through the Coal Field and disturbed the continuity of the beds, they remained between the two dykes and across tract between o" c" c o unbroken, and resting on one another with great regularity, at an angle with the horizontarying from 7, 9 to 12°. The space covered thereby is 12 miles in length by 400 yards in average breadth.

20. The bed of Coal at d" d, I believe to be of the same thickness and quality as that which has been worked the Mine. There is in the bed of the stream, near the opening of the Mine at I, the fracture of the workable bed of Coal.

The workable bed of Coal at d" d, I believe to be of the same thickness and quality as that which has been worked the Mine at I, the fracture of the workable bed of Coal at the same angle with it, and has been forced up at the same period. The bearing of this edge of East of North, which is denoted by a black-dotted line in the plan. The position of the out-crop of Coal which was arrived at by observations independent of the line of bearing alluded to, is, as nearly as possible, upon this is and the Coal shown at these two points formed, I conceive, at one period, a continuous bed. A quantity of hard specime were collected at the points d d", as soon as the Coal was pointed out, but being on a level with, and below the water, we a high precipitous bank above, the depth of the bed could not be ascertained immediately.

Instructions have been left with Lieutenant Hutchinson to penetrate the Coal near the two points d" d, and repo the thickness of the working bed without delay.

Section No. 3, which is taken in a direction from West to East, from the gorre of the lesser range at G to Section No. 3, which is taken in a direction from West to East, from the gorre of the lesser range at G to East bank of the river at m, shows the relative positions of the Coal which has been worked, and the bed d d, at point m, where the section strikes the opposite bank. It includes the shafts and other excavations, the depths of where shown at their proper level. The space between these and the river is covered by sands, clays and other supering deposits, without any indication of Coal. The beds are broken off abruptly along the line A B, and the depth at when they might be found on the West side of the river, in the absence of any other indication than the disturbed strate 2, 3, 4, would be subject to much uncertainty. The space to the Northward of this, between the line G W H, and out-crop of Coal at d and the points d L, would be subject to the same chances; but supposing the bed to be contain with regularity across the river to the South, it would not be reached at any intermediate point between L and Mal this line, at a less depth than 330 feet below the lowest level of the river.

21. For these reasons, I am compelled to recommend that the work hitherto prosecuted on the West bank sha entirely abandoned, and if it be desirable to raise Coal from this Coal Field, that the op

Recommends the Mine, &c. to be abandoned, and work to be continued on the opposite side of the river.

mining, as independent oftheir moderate angle of dip, they are protected from all but surface waters by the inclination of the strata on the outer side of the igneous dykes before tioned. The Coal measures within this space lie in a manner unusually favorable 30°, and the Coal may be reached within the limits of the space of and d"o" in the plan at such depth as may selected with reference to the extent of work intended (vide Sections Nos. 1 and 2.) The total depth of these beds at tained is 500 feet. There is every reasonable probability of their continuing the six feet seam of Coal (one most corent size for working) as indicated at d and d"; and within this mass of Coal-bearing strata, there may be other between the coal. Experiments below the lowest beds here seen would not I think be attended with success.

22. The superficial are a covered by the portion of the bed of Coal on this side of the river considered workal The extent of workable Coal. I estimate at 280 acres. Its dip varies from 12° to the N. E. by N. at the Northern entry c D to 9° and 7° to the S. E. by S. at its Southern edge A B. It crops out at surface at the two points d d", and to the Eastward of a line joining these points for the distance of 440 yards, in the reached at any depth not exceeding 50 fathoms from the river level. Experimental shafts are in progress acst points d d", but Pits for work should be placed first along the line e" g" parallel to d d" and distant 160 yards, where Coal will be found at 100 feet below the same level, provided the field is not otherwise broken up by faults and d than by the two longitudinal igneous dykes represented in the plan. No indication of such further disturbance been yet observed; but to provide for the contingency, I should recommend that the line for pit-work should be kep above suggested, within a moderate distance to the Eastward of the line of out-crop of Coal. The ground near this low and favorable for work, and Coal may be raised at either end of the bed at 500 yards from the river and low from the bank over deep water. from the bank over deep water.

23. It would lead however only to disappointment if work be commenced on this side of the river without important additions to the machinery at present available. The Engine itself is a construction and requires frequent repair, but for power it is effective, when in a lts speed, forty revolutions per minute, is not adapted for mining purposes, which must be reduced to fifteen per mby additional wheel-work, to make it available as a Pumping Engine. The rest of the machinery on the spot coust one forcing pump, 5 inch diameter and 10 inch lift, without air vessel; three suction pipes, 5 in diameter and 1 for without pipes; 72 feet of 3 inch pipe, and two iron winches worked by hand. These, excepting the winches, small for use, and pumps of proper dimensions are indispensably necessary and should be supplied before it is attact to raise Coal. A memorandum of the machinery and stores required for immediate use, together with drawings of &c., by Lieut. Hutchinson, is submitted herewith, enclosure No. 1. It involves the smallest outlay, which will enter the work to proceed with advantage.

Abstract.

TOPEL

THE PERSON OF TH - Copyrida Timov mediana

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		DEFENDABLE OF
a.	Work in the Coal Pits,	. 2,160
	Transport to the water edge,	
e.	Building Rafts,	5,666
d.	Londing Rafts,	. 1,920
	First three days' Transport,	
	Next two days' Transport,	
a.	Transport from Tenasserim to Mergui,	933
h.	Return Pay,	. 20,000
	Superintendents,	
·	Repairs,	. 1,000
	Unforeseen Expenses,	
**	PROPERTY OF THE SECOND	-
		82,463
Per		-

N. B.-1. The employment of convicts by the Government would effect a saving in some of the above items. Hence 6,000 might be deducted from 82,463 = 76,463.

100 Bamboo Rafts, of 25 feet length, fetch in Mergui the price of 1 Rupee 8 Annas to 2 Rupees, but say 1 Rupee - 30 × -10,000.

300,000 Bamboos.

A director consequence of the co

0 Bamboos.
Sale of Bamboos 3,000 Rupees.
Deducted from 76,463 = 73,463 ,,

73,463 Rupees = 175,408 Annas, divided by by 273,170 maunds.

Price of one maund 44 or 4 anna in Mergui, counting free labor at 10 Rupees per month.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

Bublished by Authority.

WEDNESDAY, SEPTEMBER 13, 1854.

EDULE of all Administrations, whereof the Final Balances have been paid to the Persons entitled to the same, specifying the Amount of such Balances and the Persons to we prepared from the 1st January to 30th June 1854, under Section XI. of Act VII. of 1849.

	Parties to whom paid.			Paid on account of charges for preparing the Half-yearly Schedule up to	Ditto ditto ditto ditto.	Ditto ditto ditto ditto. Ditto ditto ditto.
	Cash.	Rs. As. P.		1 2 9	1 3 1	0 4 4 Ditto 0 0 3 Ditto
PAYMENTS.	Bank or	Stock.		:		
PA	Government Securities.	In In In Sa. Rs. Co.'s Rs.		0	0 0	00
	Gover	In Sa. Rs.	*		00	00
	Date of Payment.			5 June 1838, 30 June 1854,	Ditto	Ditto
	Date of Administration.			5 June 1838,	23 Sept. 1834, Ditto	8 May 1827, 2 Nov. 1830,
	7			:	11	- !!!
	ESTATIS.		4	10tt, Lieutenant G.	slie, Colonel J. inson, Lieutenant C.	on, J. F. khouse, Lieuterant E. B.

					PA	PAYMENTS.	198	67. Sk	The service of the se
BSTATES.		Date of Administration.	Date of Payment.	Government Securities.	unent ties.	Bank or	Cash.		Parties to whom paid.
			Direc	In Sa. Rs.	In Co.'s Rs.	Stock.	Rs. A	As. P.	The property of the second of
ker, Sergeant, Major John		5 Mar. 1849,	8 June 1854,	0	0		290 10	2 0	Paid Mrs. Mary Baxter, late Barker, daughter of the deceased, the balance of this Estate, payable to herself and brothers, John Barker and Richard
don, H.	į		3 April 1854,	0	0		15	62	Thomas Barker, on her undertaking to distribute the same in the proportion of Rupees 96-14-2, one-third each. Paid to the Sub-Treasurer for remittance to the India House, for payment to Robert and Edward Beadon, executors of late Robert Beadon,
ee Mahorell Nessa	5125, E-14.	25 Aug. 1834,	30 June 1854,	0	0	i	20	4	the father of the deceased. Paid on account of charges for preparing the Half-yearly Schedule up to
, Nancy Munro Hey, John		31 Mar. 1834,	Ditto 15 June 1854,	0 0	5500	::	4 13 236 2	3 11 2 8	Ditto ditto ditto ditto ditto. Transferred to the Estate of Robert Alexander Bentley, in accordance with
rell, Captain W. E. P.	The second	3 Mar. 1853,	9 May 1854,	0 ,	0		710	6 0	The decree in the suit of raimer vs. Brightman, dated but rebriary 1829. Paid John Deffell, for Mrs. Mary K. Bignell, the widow and sole legatee of the deceased, being the balance of assets in my hands, as per Account,
ny, Alexander Colvin	detta.	30 Oct. 1843,	30 June 1854,		0	:	. 3	14 7	dated the 4th May 1854. Paid on account of charges for preparing the Half-yearly Schedule up to
elho, A.		10 Aug. 1844,	15 June 1854,	0	0		340 13	9 8	Paid W. Noney, by his Attorney, E. Botelho, being one-fourth share of the balance in my hands belonging to this Estate, as nor Account closed 9th
	1	11 Jan. 1850.	30 June 1854.		. 0	,	00	7	May 1853, payable to him in right of his late wife, Rose, daughter of the deceased's brother, William. Paid on account of charges for preparing the Half-vearly Schedule up to
				0	0		30	7 2	31st December 1853, and auditing and advertising the same. Paid to the Sub-Treasurer, under Financial Secretary's letter of 8th
	day X com		Ditto	0	0		0	8 0	Paid on account of charges for preparing the Half-yearly Schedule up
				161	č	13.0	April 1	les	to other Developer 1999, and addressing the Same,
C. Physical	Tree Lane	20 Oct. 1834,	1 Mar. 1854,	0	0		17 8	9.70	Paid to the Sub-Treasurer under Financial Secretary's letter of 8th
Louis	The State of	17 May 1836,	80 June 1854, Ditto	00	• •		17 8	8 0	Ditto ditto ditto Preparing the Half-yearly Schedule up
-1	10 A 10 A 10	Taken charge 23 Dec. 1851,	Ditto	# O C 1	b 0 3		84	О	Ditto ditto

	Geiffin, William	9 Nov. 1819, 1887,	Ditto 1 Mar. 1854, 30 June 1854,	0 - 0 0	0 0 0 0		8 8 7 98	2 - 9 ÷	Paid to the Sub-Treasurer, under Financial Secretary's letter of 8th October 1852. Ditto ditto ditto. ditto. Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1853, and auditing and advertising the same.
	Captain James	12 Dec. 1837,	14 Feb. 1854,	0	0		2237 0	= •	Paid N. P. Thomas, Attorney for William Younghusband, and Louisa Cecilia, his wife, being the one-third share of the balance of further assets belonging to this Estate in my hands, as per Account closed 30th Septem-
	ames Campbell	28 Nov. 1836,	27 May 1854	0	0		2161 12	9	Paid to the Sub-Treasurer for remittance to the India House, for payment to H. R. Reynold, Solicitor, H. M. Treasury, London, the balance of
	······································	16 Sep. 1846,	21 April 1854,	0	0.00		856 11	61	this Estate, as per Account closed 27th March 1854. Paid W. F. Snell, in full, of the balance of assets in my hands belonging to this Estate.
	1-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	17 Sep. 1839,	30 June 1854,	0	+ 0	:	0	61	Paid on account of charges for preparing the Half-yearly Schedule up
	100	1 Jan. 1846,	Ditto	0 0	ð •		3 1		to 31st December 1553, and auditing and advertising the same. Ditto ditto ditto ditto. Ditto ditto ditto
	A History Carlotte	Dec.	3 April 1854,	0	"شور		111111111111111111111111111111111111111	100	Ditto Sub-Treasurer for remittance to the India House, for payment to George Davidson, father of the deceased, the balance of this Estate, as per
	A A A . L	10 Aug. 1835,	30 June 1854,	0	0		0 1	0	Account closed on the 31st March 1854. Paid on account of charges for preparing the Half-yearly Schedule up
iby, Lat.	.c.	3 May 1842,	30 June 1854,	0	0	:	38 7	63	to 31st December 1853, and auditing and advertising the same. Paid to the Sub-Treasurer, under the Financial Secretary's letter of 8th
my, Ensign Charles r	rchibald	24 April 1854,	1 June 1854,	0	200	:	0 0	0 0	October 1852. Paid and delivered to John Deffell, Attorney of George Denny, a 4 per
ozio, Mrs. Anna Maria	The same of the same of	2 Dec. 1851	9 June 1854,	0	0	:	73 0	0 (Paid C. E. Johnson, on account of A. M. Murduck's bill for Funeral
son, Captain W. O.	~	Taken charge 11 Dec. 1851,	30 June 1854	0	0	:	00	6 3	charges of the deceased, being the balance of this Estate. Paid on account of charges for preparing the Half-yearly Schedule up to
n, Captain W. G.		7 April 1852,	30 Jan. 1854,	•		:	2136 10	1	Sist December 1853, and auditing and advertising the same. Paid to the Sub-Treasurer for remittance to the India House, for payment to Mrs. Georgians King Don, being the balance of Account closed on
E, Dr. W.	Control of the second	21 Feb. 1842,	30 June 1854,	٥	0		12 9	7	the 21st December 1853. Paid to the Sub-Treasurer, under the Financial Secretary's letter of 8th
han, James	The state of the s	12 July 1852,	Ditto	0,11	0		3 11	00	Paid on account of charges for preparing the Half-yearly Schedule up to
mean, John		31 Jan. 1853,	30 Jan. 1854,	0	0	antick referring on	1165 13	3 4	Paid to the Sub-Treasurer, for remittance to the India House, for payment to William Duncan, the father and next of kin of the deceased, being the balance of this Estate, as per Account closed on the 27th December 1853.
7, C. E. S E.		1 Dec. 1851,	24 June 1854,	٥	0	1 Sarrage	18	9 9	Paidto the Sub-Treasurer, for remittance to the India House, for payment to Mrs. Ely, the mother and sole legatee of the deceased, being further assets

d 11 5

		Date of Administration. Taken charge 8 Nov. 1855,	The latest the same of the sam	Date of Payment.	Payment.	Government Securities. In In Sa. Ra. Co.'s	() () () () () () () () () ()	Bank or other Stock.	Cash. Bs. As.	ash. 1. As. P.	Paid or	Parties to whom paid.
eney, Conductor James alayson, Archibald rd, QrMr. Sergt. G. anks, Charles Williar ost, Capt. W. v. 3.	· · · · · · · · · · · · · · · · · · ·	6 April 1840, 15 Sept. 1808, 8 Aug. 1836, Taken charge 11 Oct. 1851, 23 May 1848, 26 April 1842,	the state of the s	Ditto Ditto Ditto Ditto Ditto 22 Feb. 1854,	1854,	00000			0 0 12 14 0 0		S1st Ditto Ditto Ditto Ditto Ditto Ditto Paid ta Ban amo asse Paid o	ditto ditto ditto. ditto ditto ditto. ditto ditto ditto. ditto ditto. ditto ditto. ditto. ditto ditto. ditto.
		12 Jan. 1827, 20 Feb. 1843, Taken charge 30 May 1853, 12 June 1848, 9 Dec. 1845, 3 April 1837,		Ditto 11 Jan. 1854, 27 April 1854, 27 Mar. 1854, 30 June 1854,	1854, 1854, 1854, 1854,	00 6 6 6 6			255 15 255 15 4001 9 5 3 35 2	2 11 12 0 15 11 15 11 9 10 2 7	Paid to Octo Octo Octo Octo Octo Octo Octo O	Paid to the Sub-Treasurer, under the Financial Secretary's letter of 8th October 1852. Paid E. M. Cowell and Co., Agents of Mr. James Warren, under Mrs. Maria Goodman's letter of 22nd September 1853, being the balance of assets in my hands, as per Account dated 7th January 1854. Paid Archibald Grant for remittance to Mrs. Janet Grant, the mother and only next of kin of the deceased, being in full of the balance of this Estate in my hands, as per Account rendered to the 25th April 1854. Paid A. Sevestre and Mrs. Charlotte H. Sevestre, being 1-4th share of further assets in my hands, as per Account dated 30th November 1853. Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1853, and anditing and advertising the same. Paid Captain G. E. Cooper, through J. O'B. Tandy, Manager N. W. Bank, being 1-5th of the late Major John Griffins S. Ten share of the estate

Cream, H. W H.		gr Feb.	1882,	30 June 1854, .	1854,	•	0		2 2 10	Paid on account of charges for proparing the Half-yearly Schedule up to 31 st December 1853, and auditing and advertising the same.
Hay, Lieutenant William Hunter, William I.	17	15 June Taken 3 April	5 June 1852, Taken charge 3 April 1852,	19 & 24 Jan. 1854, 30 June 1854,	an. 1854,	0 0	0 0		498 1 11 8 11 10	Paid to the Creditors in 1st dividends at 14 annas 71 pie per Rupee. Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1853, and auditing and advertising the same.
brahim, Isabin Mahomedbin			23 Dec. 1848, 29 June 1830,	Ditto	854,	0 0	00		4 7 3 279 14 8	• AA
—, B. V.	133	30 Dec,	1835,	30 June 1854,	1854,	0	0		4 2	October 1852. Paid on account of charges for preparing the Half-yearly Schodule up to 31st December 1853, and auditing and advertising the same.
Jackson, George K.		12 June	12 June 1851	Ditto	1	0	•	i	6 8	Ditto ditto ditto.
Kadir Hussain Khan Bahadoor, Nowab Meer	¥	12 Sept.	. 1837,	10 April 1854,	1854,	0	**	:	182 2 7	Paid A. Imlach, Administrator to the Estate of Unwar Begun, being the balance in my hands belonging to this Estate, as ner Account
Keith, Sergeant William		26 May	1835,	30 June 1854,	1854,	0	- Q		0 2	closed 4th April 1854. Paid on account of charges for preparing the Half-yearly Schedule up to
Kelly, Mrs. M. A.		2 Aug. 29 June	1836,	Ditto 9 Jan.	1854,	0 0	00		4 1 1 2145 15 10	
Share Account of Mr. J. P. Kelly,	Kelly,	Ditto	4 3	Ditto	:	0	0	1.5	1258 13	Remitted to J. P. Kelly, Hazareebaugh, being one moiety of the balance of the Estate and Trust Accounts navable to him as nor Scatement
and Children	. Kelly	Ditto	Hi	Ditto	:	0	0		330 8 11	A
Kerr, W. D.	:			1 Mar.	1854,	0	0		12 14	January 1854. Paid to the Sub-Treasurer, under the Financial Secretary's letter of 8th
Kistomohun Roy		8 May	1838,	30 June	1854,	0	0	:	0 9	October 1852. O Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1853, and auditing and advertising the same.
L. Lindbind, J. B.	Ĵ		Taken charge 28 Aug. 1851	30 June 1854.	1854	•			5 10	6 Ditto ditto ditto.
Locimer, W. C.		R. P. B.	1851,		1854,	0 17101	0		400 8 1	Paid C. P. Hobhouse, for the next of the balance of this Estate in
						-				April 1854.

				PAYMENTS.		rager may
ESTATES.	Date of Administration.	Date of Payment.	Government Securities.	Bank or	Cash.	whom paid.
Party County Charles Liver		18 Erio 1894	In In Co.'s Rs.	-	SP.Rs. As. P.	deprivate to proupp II P. Decidal Property of the first operations and represents the property of the property
	Traini dans	6 1 figur 1824 - 14	1			sell (Jesoste 1939).
Macdonald, R.		24 June 1854,	0 0	:	436 9 2	Paid to the Sub-Treasurer, for remittance to the India House, for payment to Mrs. R. Meedonald, the further dividend from the insolvent
Macnaghten, Sir W. H.	7 Feb. 1842,	6 May 1854,	0		3121 5 7	firm of Messrs. Colville, Gilmore and Co. Paid A. Moffat Mills for remittance to the widow of the deceased in England, being in full of the balance of this Estate, as per Account
Mahon, Mrs. Mary Ann	16 May 1847,	1 Mar. 1854,	0		28 9 0	Paid to the Sub-Treasurer under the Financial Secretary's letter of Sth October 1859
Malcolm, P.	15 Feb. 1853,	3 April 1854,	0		1512 15 4	Ditto ditto, for remittance to the India House, for payment to Lieutenant George John Malcolm, Administrator of the deceased in England,
Mallock, Lieutenant Roger John	25 April 1853,	26 April 1854,	0		697 4 7	Ditto ditto ditto, for payment to Lieutenant R. J. Mallock, being in full of the ballock of the
Manuk, A. C. M.	26 Feb. 1889,	9 Feb. 1854,	0		3659 12 10	Paid P. J. Cavorke and E. J. Emin, through P. J. Paul, being their shares of the balance of this Estate, as ner Release dated 1st February 1854.
Marcus, J. P., Share Account of George Thomas Marcus	homas 18 June 1850,	17 April 1854,	е 29300		320 8 1	Paid and delivered to G. T. Marcus, being in full of his share of the assets of this Estate payable to him, under the will of his late futher,
Marooth, H. W. R. H.	21 Sep. 1839,	30 June 1854,	0		3 12 4	the deceased. Paid on account of charges for preparing the Half-yearly Schedule up to
Middleton, John	16 April 1830,	Ditto,	0		19 1 0	Paid to the Sub-Treasurer, under the Financial Secretary's letter of
Miles, Mrs E.	1835	Ditto,	0	0	0 П 4	and October 1992. Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1853, and sudding and advertising the same
Morris, Mrs. A., for Children's Subscription	5.0et. 1841	OB			3 10 6	Ditto ditto ditto ditto.
N.	5 May 1552,	o April 1894,.	0		0 9 /07	ment to Mrs. P. G. Murray, being in full of the balance of this Estate in my hands, as per Account closed to 6th March 1854.
1	29 Nov. 1831	30 June 1854,	o		0 0 11	Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1853, and auditing and advertising the same.
O'Callaghan, Thomas	23 May 1854,	19 June 1854,	0	0	1264 2 0	Transferred to the Estate of Mrs. Anne Joynt, as widow and legatee of the deceased, as per Account closed to 19th June 1854.

Paid A. B Goodall, for the next of kin of the deceased, being in full of the assets of this Estate in my hands. Ditts ditto for payment to Miss Sophia Orton, as the only next of kin of the deceased, being ditto ditto.	Earl on account of charter on the period of the Line.	Paid on account of charges for preparing the Half-yearly Schedule up	to 31st December 1853, and auditing and advertising the same. Ditto ditto ditto	ditto.	closed to the 5th May 1854. Paid on account of charges for preparing the Half-yearly Schedule up	to 31st December 1853, and auditing and advertising the same. Paid to the Sub-Treasurer, under the Financial Secretary's letter of	Sth October 1852. Paid on account of charges for preparing the Half-yearly Schedule up	to 31st December 1853, and auditing and advertising the same. Ditto ditto ditto ditto.	Paid to the Sub-Treasurer for remittance to the India House, for payment to Mrs. Mary Prichard, being in full of the balance of this Estate, as per Account closed to 20th April 1854.	The state of the s	Paid on account of charges for preparing the Half-yearly Schedule up	to 31st December 1853, and auditing and advertising the same. Paid to the Sub-Treasurer for remittance to the India House, for payment to Mrs Rees mathem and organities of the decessed lights the balances.	in my hands, as per Statement annexed in my letter. Paid to the Sub-Treasurer, under the Financial Secretary's letter of 8th October 1852.	Paid on account of charges for preparing the Half-yearly Schedule up	Paid and delivered to Hon'ble H. B. Devereaux, Government Agent, for	Paid on account of charges for preparing the Half-yearly Schedule up	to olse Determor 1000) and audienis and autologing the same.
0 8 2001	1500	4 12 1	0 15 2	2 15 4 2411 6 9	4 5 4	5 14 9	2 12 5	3 9 0	101 2 5		3 9 0	17 10 10	14 2 9	4 15 10	357 0 1	3 4 10	
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00		0	0	00	0	0	0	0 0	0		0	0	0	0	1000	10	
240an. 1854,	granden (2017"	30 June 1854,	Ditto,	Ditto, 27 May 1854,	30 June 1854,	Ditto,	Ditto,	Ditto,	26 April 1854,	Tarkett Date	30 June 1854,	30 Jan. 1854,	l.Mar. 1854,	30 June 1854, .	22 Feb. 1854,	5 July 1841, 30 June 1854,	
3 Mar. 1840,	N. P. Or. 1897	Taken charge In January 1849,		Before 1846.	12 June 1851,	8 Oct. 1841,	5 May 1846,	16 May 1837,	22 Dec. 1853,	M St. U. St.	13 Feb. 1844,	4 July 1851,		Taken charge In 1843,	18 April 1853,	5 July 1841,	
		:	ï	17.1		:		Thomas			7			•	•		
15 Cally Spoure Browns		Palmer, Mrs. L. A.	Passos, F. A. con apount	Putch, Mrs. P. C., Peach, Colonel C.	Paula, James 1/14	Paillips, Captain R. H.	Playfair, James	Prenties, G. E. Spines Account. of Georgia Price, Captain James	ndok assaid ingested to the	R	Rawlins, Captain C.	Rees, Captain C. M.	Rogers, Dr. W. H.	Ross, David	-, LieutColonel Charles George	Roy, Captain Peter	

					PA	PAYMENTS,			
ESTATES.		Date of Administration.	Date of Payment.	Government Securities.	ment ties.	Bank or	Cash.	134	Parties to whom paid.
			4.	In Sa. Rs. (Co.'s Rs.	Stock	Rs. As.	P.	
8					,				
Sargent, Captain W.	:	23 Nov. 1830,	1 Mar. 1854,	0	0,	•	266 10	1	Paid to the Sub-Treasurer, under the Financial Secretary's letter of
Scott, T. C.		11 April 1849,	30 June 1854,	0	0	:	0 0	00	Paid on account to the Half-venty Schedule un to 31st Doomber 1853.
Scowcroft, Captain Thomas		Taken charge 28 Feb. 1853,	3 April 1854,	0	0		308 12	61	
Sexton, QrMr. Sergt. W.		9 Feb. 1853,	7 Jan. 1854,	0	200	:	236 3	10	31st March 1854. Paid W. H. Poe, Attorney for Isabella Moyse, widow, (late Sexton,) being the balance of assets in my hands belonging to this Estate.
Skelton, Col. John		Taken charge in 1846,	30 June 1854,	۰	0		0 5	1	Paid on account of charges for preparing the Half-yearly Schedule up
Smith, Captain Mathew Gunner William		16 Nov. 1840, 28 Mar. 1854,	Ditto 9 June 1854,	0 0	500		1 9	200	Ditto ditto ditto ditto. Paid William Cooper, by his constituted Attorney A. Wallace, the balance of this Estate in my hands, payable to him as the sole legatee
Stewart, Col. B.	2 i	21 Dec. 1839,	30 June 1854,	- 0	0		164 15	41	under the Will of his late brother G. M. Cooper, who was the sole legatee under the will of the deceased. Paid to the Sub-Treasurer, under the Financial Secretary's letter of 8th October 1852.
Staples, Lieutenant Thomas		Taken charge 26 Mar. 1852,	Ditto	۰	0	i	3 10	10	Paid on account of charges for preparing the Half-yearly Schedule up to 31st December 1853, and auditing and advertising the same.
Stavely, F. Sutton, Ensign Charles	Ĭ.	Taken charge in 1844, 31 Jan. 1853,	Ditto 16 Feb. 1854,	• •	00		467	21-1 D	Ditto ditto ditto ditto. Paid Charles Cantor & Co., Agents for Lord Canterbury, being the balance of assets belonging to this Estate in my hands, as per Account dated 11th February 1854.
Taylor, Bombardier Thomas	:	Taken charge in 1838,	30 June 1854,	•	۰		1 13		Paid on account of charges for preparing the Half-yearly Schedule up
Thomas, Major-General, L.		18 Nov. 1827.	Ditto .	0	0 0		95 6	- 4	Paid to the Sub-Treasurer, under the Financial Secretary's letter of Sth October 1852. ditto.

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### Professor Pr	tion.	Balance on	1st January 1854.	Receipts up to 30th Jun	June 1854.	Total	9 5 S	Payments from 1st January 30th June 1854.	n 1st January to me 1854.	Balance on 30th June	30th June 1854
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